UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 9:25-CV-80318

BRYCE W. APGAR,

Plaintiff,

v.

FAST MICRO SOLUTIONS INC. AND RAYMOND ROSARIO,

Defendants. _____/

NOTICE OF REMOVAL

Defendants, Fast Micro Solutions Inc. and Raymond Rosario, pursuant to 28 U.S.C. §§ 1331, 1441, and 1446, and the Local Rules of the United States District Court for the Southern District of Florida, Miami Division, hereby remove this case, pending as Case No. 502025SC000928XXXAMB, in the County Court of the 15th Judicial Circuit in and for Palm Beach County, Florida, and as grounds for removal, state as follows:

- 1. Plaintiff, Bryce W. Apgar, filed a lawsuit against Defendants, Fast Micro Solutions Inc. and Raymond Rosario on January 18, 2025. It is presently pending in the Small Claims Divisio of the County Court for the Fifteenth Judicial Circuit in and for Palm Beach County, Florida (the "State Court Action"), alleging the following causes of action:
 - a. Count I Violation of Florida Statute Section 448.110 Against Defendants;
 - b. Count II Breach of Contract Against Defendants; and
 - c. Count III Violation of the Fair Labor Standards Act.
- 2. Plaintiff has not yet served either Defendant with process in the State Court Action.
- 3. The Complaint alleges that Plaintiff worked for Defendants an office manager from January 8 through February 2, 2024. Plaintiff further alleges that the following:

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- a. Defendants promised to pay him \$19.50 per hour;
- b. Plaintiff worked 50.43 hours between January 8-14, 2024;
- c. Plaintiff worked 74.45 hours between January 15-21, 2024;
- d. Plaintiff worked 43.45 hours between January 22-28, 2024;
- e. Plaintiff was not paid for 168.33 hours of work totaling \$3,282.50 in unpaid wages;
- f. Plaintiff seeks unpaid wages and an equal amount of liquidated damages under Fla. Stat. §441.110(6)(c) in Count I;
- g. Plaintiff seeks breach of contract damages in Count II; and
- h. Plaintiff seeks unpaid overtime wages under the Fair Labor Standards Act, 28 U.S.C. §201 et seq. (the "FLSA").
- 4. The Complaint alleges, *inter alia*, that Defendants failed to pay him the overtime wages required by the FLSA, for which he seeks the overtime wages allegedly due to him and an equal amount as liquidated damages. (¶¶30-36.)
- 5. Defendants now remove this case based on federal question jurisdiction pursuant to 28 U.S.C. §§1331 and 1441.
 - 6. This Notice of Removal is timely and proper pursuant to 28 U.S.C. §1446.

BASIS FOR REMOVAL: FEDERAL QUESTION JURISDICTION

- 7. Pursuant to 28 U.S.C. §1441(a), "any civil action brought in a State court of which the district courts of the United States have original jurisdiction, may be removed by the defendant or the defendants, to the district court of the United States for the district and division embracing the place where such action is pending."
- 8. Further, 28 U.S.C. §1331 provides that "[t]he district courts shall have original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States."

9. This Court has original jurisdiction over Plaintiff's FLSA claim under 28

U.S.C. §1331 because his FLSA overtime wage claim arises under federal law. See 28

U.S.C. §§1331, 1441(a).

10. This Court has pendent/supplemental jurisdiction over Plaintiff's state-law

claims for minimum wages purportedly owed under Fla. Stat. §448.110 and a contract

pursuant to 28 U.S.C. §1367(a) because all claims in this action form part of the same case

or controversy, and the Florida state-law claims may be removed in conjunction with

Plaintiff's federal law claims under 28 U.S.C. §1441(c) and properly considered herein.

DEFENDANTS COMPLIED WITH 28 U.S.C. §1446

11. The State Court Action was commenced within the judicial district of the

United States District Court for the Southern District of Florida, Miami Division.

12. All pleadings in the State Court action are attached to this Notice of Removal

as Exhibit "A," in compliance with 28 U.S.C. §1446(a).

13. This Notice of Removal is being filed with this Court within 30 days after

each of the foregoing named Defendant's receipt of the Summons and Complaint in the

State Court Action, in compliance with 28 U.S.C. §1446(b).

14. Promptly after filing this Notice of Removal, Defendants will give written

notice of the filing of this Notice of Removal to the Plaintiff and will file a copy of the

Notice of Removal with the Clerk of the Circuit Court of the 15th Judicial Circuit in and

for Palm Beach County as required by 28 U.S.C. §1446(d).

CONCLUSION

WHEREFORE, Defendants Fast Micro Solutions Inc. and Raymond Rosario hereby

notify that this cause has been removed from the County Court of the 15th Judicial Circuit

in and for Palm Beach County, Florida, to the United States District Court for the Southern

District of Florida, Miami Division, in accordance with the provisions of 28 U.S.C. §§1446

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and the Local Rules of the United States District Court for the Southern District of Florida, Miami Division, and respectfully request that this Court exercise jurisdiction over the matters asserted herein.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served a copy of the foregoing NOTICE OF REMOVAL on this 6th day of March 2025, through filing in CM/ECF and by email on Gabriel Perez, Esq., LEGAL AID SOCIETY OF PALM BEACH COUNTY, INC., as *Counsel for Plaintiff*, gperez@legalaidpbc.org, 423 Fern St Suite 200, West Palm Beach, FL 33401.

Respectfully submitted,

s/Brian H. Pollock, Esq.
Brian H. Pollock, Esq. (174742)
brian@fairlawattorney.com
FAIRLAW FIRM
135 San Lorenzo Avenue
Suite 770
Coral Gables, FL 33146
305.230.4884
Counsel for Defendants

"Exhibit A"

"Exhibit A"

FORM 1.997. CIVIL COVER SHEET

The civil cover sheet and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form must be filed by the plaintiff or petitioner with the Clerk of Court for the purpose of reporting uniform data pursuant to section 25.075, Florida Statutes. (See instructions for completion.)

I. CASE STYLE

IN THE CIRCUIT/COUNTY COURT OF THE <u>FIFTEENTH</u> JUDICIAL CIRCUIT, IN AND FOR <u>PALM BEACH</u> COUNTY, FLORIDA

Bryce Apgar	
Plaintiff	Case #
	Judge
VS.	
Fast Micro Solutions Inc, Raymond Ryan Rosario	
Defendant	
II. AMOUNT OF CLAIM	
Please indicate the estimated amount of the claim, round	
the claim is requested for data collection and clerical pro-	ocessing purposes only. The amount of the claim
shall not be used for any other purpose.	
⊠ \$8,000 or less	
□ \$8,001 - \$30,000	
□ \$30,001- \$50,000	
□ \$50,001- \$75,000	
□ \$75,001 - \$100,000	
□ over \$100,000.00	

III. TYPE OF CASE (If the case fits more than one type of case, select the most definitive category.) If the most descriptive label is a subcategory (is indented under a broader category), place an x on both the main category and subcategory lines.

CIRCUIT CIVIL
□ Condominium □ Contracts and indebtedness □ Eminent domain □ Auto negligence □ Negligence—other □ Business governance □ Business torts □ Environmental/Toxic tort □ Third party indemnification □ Construction defect □ Mass tort □ Negligent security □ Nursing home negligence
☐ Premises liability—commercial
□ Premises liability—residential □ Products liability □ Real Property/Mortgage foreclosure □ Commercial foreclosure □ Homestead residential foreclosure
 □ Non-homestead residential foreclosure □ Other real property actions
□ Professional malpractice □ Malpractice—business □ Malpractice—medical □ Malpractice—other professional
□ Other □ Antitrust/Trade regulation □ Business transactions □ Constitutional challenge—statute or ordinance □ Constitutional challenge—proposed amendment □ Corporate trusts □ Discrimination—employment or other □ Insurance claims □ Intellectual property □ Libel/Slander □ Shareholder derivative action □ Securities litigation □ Trade secrets □ Trust litigation
COUNTY CIVIL
 ✓ Small Claims up to \$8,000 ☐ Civil ☐ Real property/Mortgage foreclosure

	COMPL	EX BUSINESS COURT
	appropriate for assignment to Comp e Order. Yes □ No ⊠	olex Business Court as delineated and mandated by the
\square N	REMEDIES SOUGHT (che Monetary; Jonmonetary declaratory or injuntunitive	
V.	NUMBER OF CAUSES OF	ACTION: []
(Spe	ecify)	
<u>3</u>		
VI.	IS THIS CASE A CLASS A □ yes □ no	CTION LAWSUIT?
VII.	⊠ no	cases by name, case number, and court.
VIII	I. IS JURY TRIAL DEMANI □ yes □ no	DED IN COMPLAINT?
IX,	DOES THIS CASE INVOL □ yes ⋈ no	VE ALLEGATIONS OF SEXUAL ABUSE?
my knowled	-	ided in this cover sheet is accurate to the best of ad and will comply with the requirements of 5.
Signature: s	s/ Gabriel Eliu Perez	Fla. Bar # <u>1030186</u>
	Attorney or party	(Bar # if attorney)
Gabriel Eliu (type or prin		<u>01/18/2025</u> Date
(type of DIII	111 11a111 5)	Daic

IN THE COUNTY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

	Case]	No
Bryce W. Apgar,		
Plaintiff,		
vs.		4
Fast Micro Solutions Inc and Raymond Ryan Rosario,		
Defendants.	/	

STATEMENT OF CLAIM

Plaintiff Bryce W. Apgar sues Defendant Fast Micro Solutions Inc and Defendant Raymond Ryan Rosario to secure and vindicate rights afforded by the minimum wage provisions of the Florida Constitution and common law. As basis of this action, Plaintiff Apgar alleges:

<u>INTRODUCTION</u>

- 1. This is an action for damages, the value of which do not exceed \$8,000 exclusive of costs, interest, and attorneys' fees.
- 2. The Defendants failed to pay Plaintiff Apgar as required by the Florida Constitution by failing to pay wages due.
- 3. The Defendants breached their employment contracts with Plaintiff Apgar by failing to pay the wages promised.
- 4. Plaintiff Apgar seeks to recover his unpaid wages, actual, liquidated, and compensatory damages, and to the extent appropriate, pre and post judgment interest. Plaintiff Apgar also seeks a reasonable attorney's fee pursuant to Fla. Stat §448.08.

JURISDICTION

 The Court has jurisdiction over this case pursuant to Fla. Stat. § 34.01(1) and Fla. Sm. Cl. R. 7.010.

VENUE

6. Venue is proper in Palm Beach County pursuant to Fla. Stat. § 47.011 and Fla. Sm. Cl. R. 7.060 because the cause of action arose in Palm Beach County, the Defendants continuously operated and conducted business within Palm Beach County, and payment was due in Palm Beach County.

PARTIES

- 7. Plaintiff Bryce W. Apgar ("Apgar") is a resident of Palm Beach County, Florida. Throughout the period in which he worked for the Defendants, Plaintiff Apgar was employed by an enterprise engaged in commerce, within the meaning of the Florida Minimum Wage Act, Fla. Stat. § 448.110.
- 8. Defendant Fast Micro Solutions Inc ("FMS") is a Florida Corporation. FMS operates in Palm Beach County, Florida and maintains its principal place of business at 1200 N. Federal Highway, Suite 200, Boca Raton, FL 33432. At all times relevant to this action, FMS employed Plaintiff Apgar within the meaning of Fla. Stat. §448.110.
- 9. Defendant Raymond Ryan Rosario ("Rosario") is a resident of Palm Beach County, Florida. Defendant Rosario continuously conducted business in Palm Beach County, Florida. At all times relevant to this action, Defendant Rosario employed Plaintiff Apgar within the meaning of Fla. Stat. §448.110.

FACTUAL ALLEGATIONS

- Since at least 2015, Defendant Rosario has owned and operated FMS in Palm Beach County, Florida.
- 11. Plaintiff Apgar began work as an Office Manager for the Defendants on or about January 8th, 2024. He was employed by the Defendants until on or about February 2, 2024. As part of the terms of his employment, Plaintiff Apgar was promised to be paid \$19.50 per hour for every hour of compensable work.
- 12. During the pay period of 01/08/2024 through 01/14/2024, Plaintiff Apgar provided 50.43 decimal hours of labor for the Defendants. (See Plaintiff's Collective Exhibit B)
- 13. During the pay period of 01/15/2024 through 01/21/2024, Plaintiff Apgar provided 74.45 decimal hours of labor for the Defendants.
- 14. During the pay period of 01/22/2024 through 01/28/2024, Plaintiff Apgar provided 43.45 decimal hours of labor for the Defendants.
- 15. At the end of his employment with the Defendants, Plaintiff Apgar was not paid for 168.33 decimal hours of work totaling \$3,282.50 in unpaid wages.
- 16. On 05/16/2024, Plaintiff Apgar sent certified demand letters to the Defendants' registered agent at 33 E Camino Real, Boca Raton, FL 33432, requesting payment of the sum of wages owed. (*See* Plaintiff's Collective Exhibit A, demand letters, certified mail receipts, and USPS proof of delivery.)
- 17. On 06/20/2024, Plaintiff sent a final demand letter via USPS First Class Mail to the Defendant's registered agent at 33 E Camino Real, Boca Raton, FL 33432, requesting payment of the sum of wages owed.

18. To date, the Defendants have failed to fully compensate or otherwise resolve the issue to the satisfaction of Plaintiff Apgar.

COUNT I – VIOLATION OF FLORIDA STATUTE SECTION 448.110 AGAINST DEFENDANTS

- 19. Plaintiff Apgar brings this claim for the Defendants' violations of the minimum wage provision of the Florida Constitution, as implemented through the Florida Minimum Wage Act, Fla. Stat. §448.110.
- 20. The Defendants violated the minimum wage provisions of the Florida Constitution by failing to pay Plaintiff Apgar at least \$12.00 for every compensable hour of labor performed during each workweek that he was employed by the Defendants.
- 21. Plaintiff Apgar hereby incorporates by reference all the allegations contained in paragraphs 11 through 17 as if fully stated here.
- 22. The minimum wage violations resulted from the Defendants' failure to compensate Plaintiff Apgar for 168.33 hours of work.
- 23. Plaintiff Apgar has performed all conditions precedent to filing this action under the Florida Minimum Wage Act in accordance with Fla. Stat. §448.110(6)(a), but the Defendants have failed to pay the total amount of unpaid wages or otherwise resolve the claims to the satisfaction of Plaintiff Apgar.
- 24. As a result of the Defendants' violations of the minimum wage provisions of the Florida Constitution as described above, Plaintiff Apgar is entitled to recover the amount of unpaid wages due to his and an equal amount as liquidated damages, pursuant to Fla. Stat. §448.110(6)(c).

COUNT II – BREACH OF CONTRACT AGAINST DEFENDANTS

- 25. Plaintiff Apgar brings this claim for the Defendants' breach of contract.
- 26. Plaintiff Apgar and the Defendants entered into an agreement when Plaintiff Apgar was hired whereby Plaintiff Apgar agreed to work as an Office Manager for the Defendants and be compensated \$19.50 an hour for every hour of compensable work.
- 27. Plaintiff Apgar relied on the Defendants' promise to be paid a wage equal to \$19.00 per hour for every hour of compensable work.
- 28. Plaintiff Apgar hereby incorporates by reference all the allegations contained in paragraphs 11 through 17 as if fully stated here.
- 29. The Defendants breached their employment contract with Plaintiff Apgar by failing to pay the wage promised at the time of hire. As a result of the breach, Plaintiff Apgar has suffered damages.

COUNT III – VIOLATION OF THE FAIR LABOR STANDARDS ACT

- 30. Plaintiff Apgar brings the claim for the Defendants' violations of the overtime provision of the Fair Labor Standards Act, 29 U.S.C. § 207.
- 31. The Defendants violated the Fair Labor Standards Act by failing to pay time and a half for every hour of compensable labor performed in excess of 40 hours in a work week while the Plaintiff was employed by the Defendants.
- 32. During the pay period of 01/08/2024 through 01/14/2024, in addition to providing Defendants with 40 hours of labor, Plaintiff Apgar provided an additional 10.43 decimal hours of labor, for a total of 50.43 decimal hours of work.

- 33. During the pay period of 01/15/2024 through 01/21/2024, in addition to providing Defendants with 40 hours of labor, Plaintiff Appar provided an additional 34.45 decimal hours of labor, for a total of 74.45 decimal hours of work.
- 34. During the pay period of 01/22/2024 through 01/28/2024, in addition to providing Defendants with 40 hours of labor, Plaintiff Apgar provided an additional 3.45 decimal hours of labor, for a total of 43.45 decimal hours of work.
- 35. The overtime wage violations resulted from the Defendants failure to compensate the Plaintiff for overtime work completed between January 8, 2024, through January 28, 2024, for a total of 48.33 hours of overtime labor.
- 36. As a result of the Defendants' violations of the overtime wage provisions of the Fair Labor Standards Act as described above, the Plaintiff is entitled to recover the amount of unpaid overtime wages due to him and an equal amount as liquidated damages.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff Apgar demands judgment for damages against the Defendants and respectfully requests this honorable Court to enter an order:

- A. Granting judgment in favor of Plaintiff Apgar and against the Defendants, jointly and severally, on the claim under the minimum wage provisions of the Florida Constitution as set forth in Count I and awarding the amount of unpaid minimum wages to Plaintiff Apgar in the amount of \$1,440.00 plus an equal amount as liquidated damages, totaling \$2,880.00;
- B. Granting judgment in favor of Plaintiff Apgar and against the Defendants, jointly and severally, on the breach of contract claim as set forth in Count II and awarding the

- amount of contractually unpaid wages to Plaintiff Appar in the amount of \$3,282.50 plus an equal amount as compensatory damages, totaling \$6,565.00;
- C. Granting judgment in favor of the Plaintiff and against the Defendants on claims under the overtime provision of the Fair Labor Standards Act as set forth in Count III and awarding him the amount of his unpaid overtime wages in the amount of \$1,413.75 and an equal amount as liquidated damages totaling \$2,827.50;
- D. Awarding Plaintiff Appar the costs of this action;
- E. Awarding Plaintiff Appar service charges and interests;
- F. Awarding Plaintiff Apgar a reasonable attorney's fees; and
- G. Granting such further relief as this Court deems just and equitable.

Respectfully submitted, this the 18th day of January, 2025.

/s/ Gabriel Perez, Esq.

Gabriel Perez, Esq.
Bar No. 1030186
Legal Aid Society of Palm Beach County, Inc. 423 Fern Street, Suite 200
West Palm Beach, Florida 33401
561-822-9897
gperez@legalaidpbc.org

Attorney for Plaintiff Apgar

Collective Exhibit A



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Matthew Sackel, Esq.
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Matthew Sackel, Esq.

Legal Aid Society of Palm Beach County, Inc.

423 Fern Street, Suite 200, West Palm Beach, FL 33401 Phone: (561) 655-8944 • Fax: (561) 655-5269 • Toll-Free 1-800-403-9353 www.legalaidpbc.org

May 16, 2024

SENT VIA CERTIFIED MAIL RRR Tracking No.: 7019 0160 0000 7823 5203 Fast Micro Solutions, Inc., c/o Raymond Rosario 33 E Camino Real, Boca Raton, FL 33432

SENT VIA CERTIFIED MAIL RRR Tracking No.: 7019 0160 0000 7823 5197 Fast Micro Solutions, Inc., c/o Raymond Rosario 1200 N. Federal Highway, Suite 200, Boca Raton, FL 33432

RE: Bryce W. Apgar

Dear Fast Micro Solutions, Inc. C/O Raymond Ryan Rosario,

Please be advised that the Legal Aid Society of Palm Beach County has been directed by Palm Beach County Resolution R-2012-1857 to investigate and resolve claims of unpaid or underpaid wages. To that effect, the Legal Aid Society represents the interest of Mr. Bryce W Apgar with respect to our client's claim for unpaid wages. The purpose of this letter is to provide you with notice of Mr. Apgar's claims and attempt to timely resolve those claims prior to litigation.

NOTICE OF BREACH

Mr. Apgar worked for you and your company from on or about January 08, 2024, Mr. Apgar worked for you and your company from on or about January 08, 2024, to on or about February 02, 2024, as an office manager. At the time of hire, Mr. Apgar was promised an hourly wage of \$19.50 an hour. However, by the end of his employment with you and your company, Mr. Apgar had not been compensated for any of the hours he had worked. During the pay period of 01/08/2024 through 01/14/2024, Mr. Apgar worked 63.44 decimal hours. During the pay period of 01/15/2024 through 01/21/2024, Mr. Apgar worked 74.44 decimal hours. During the pay period of 01/22/2024 through 01/28/2024, Mr. Apgar worked 51.78 decimal hours. During the pay period of 01/29/2024 through 02/04/2024, Mr. Apgar worked 30.17 decimal hours. As such, he is owed \$4,965.87 in unpaid wages for 219.83 hours of unpaid work.

NOTICE OF MINIMUM WAGE VIOLATION

Additionally, this is a violation of the Florida Minimum Wage Act, Fla. Stat. 448.110, which requires employees to be compensated at least minimum wage for all hours worked. As such and pursuant to the Act, Mr. Apgar is owed at least \$2,637.96 in unpaid







minimum wages plus an equal and additional amount in liquidated damages, totaling \$5,275.92, plus attorney's fees and costs.

NOTICE OF OVERTIME VIOLATION

Additionally, pursuant to the Fair Labor Standards Act, 29 USC 201, et seq, overtime must be paid to an employee if work is performed in excess of 40 hours within a work week. As such, Mr. Apgar is owed time and a half for all hours worked in excess of 40 within the workweek. We estimate that he is owed \$2,037.56 in unpaid overtime. Should this matter go to court, Mr. Apgar would seek an equal and additional amount in liquidated damages totaling \$4,075.11, plus any attorney's fees and costs.

RESOLUTION

At this time, we are seeking to recover only the amount of wages actually owed (\$4,965.87). In an effort to resolve this dispute, we are able to offer pre-suit mediation as an option. If vou are interested in resolving this matter, free of charge, prior to any legal action, please mail us a check payable to Mr. Bryce W Apgar in the amount of \$4,965.87. The check should be mailed to our office at the address below. If you have any questions, please contact the undersigned attorney at gperez@legalaidpbc.org or at (561) 822-9897.

We sincerely hope that we are able to resolve this wage dispute before initiating any adversarial action. However, if we do not hear from you within thirty (30) days of this letter, we will continue to pursue legal action to the extent permitted by law. If this matter is not resolved, we will be seeking court costs, attorney fees, liquidated damages, and interest, pursuant to Fla. Stat. §448.08 and the Florida Minimum Wage Act.

FINAL NOTES

Please do not contact or attempt to contact our client, directly or indirectly, regarding this matter. Instead, please direct all communication, either from you or any attorney acting on your behalf, to the undersigned attorney.

Please note that under Florida and Federal law, individuals and not just companies, may be held responsible for unpaid minimum wages owed as an "employer" of the employees. An "employer" is defined broadly as any person acting directly or indirectly in the interest of an employer in relation to an employee. Based on this definition, you may be individually liable to our client for unpaid wages.

The purpose of this letter is to provide you with notice of Mr. Apgar's claims and attempt to timely resolve those claims. If you have information that is contrain to or would refute their allegations as set forth herein, please advise us of your position. If we conclude that your position has merit, we will notify our client accordingly and take no further action.

Finally, please be advised that the law prohibits anyone from retaliating against current or former employees for seeking their lawfully due unpaid wages or participating in the investigation of such a claim. To the extent that anyone from your organization attempts to penalize, discipline,

threaten, discriminate against, or intimidate our client, we will pursue a claim for retaliation, including referral to the Palm Beach County State Attorney's Office for prosecution.

Sincerely,

/S/Gabriel Pérez, Esq.

Gabriel Pérez Attorney at Law Legal Aid Society of Palm Beach County, Inc. 423 Fern Street, Suite 200 West Palm Beach, FL 33401 gperez@legalaidpbc.org (561) 822-9897



7019 0160 0000 7823 5203

Track

USPS package #70190160000078235203 www.usps.com

In transit

Processed		In transit	Delivered		
DATE	TIME	LOCATION	STATUS		
Jun 3	3:24 PM	West Palm Beach, FL, United States	Forward expired		
Jun 2	12:18 PM	West Palm Beach FL Distribution Center	Arrived at USPS regional facility		
Jun 1	8:34 AM	Miami FL Distribution Center	Arrived at USPS regional facility		
May 20	4:57 PM	Boca Raton, FL, United States	Rescheduled to next delivery day		
May 17	9:43 PM	West Palm Beach FL Distribution Center	Arrived at USPS regional facility		



In transit

Processe	ed	In transit	Delivered
DATE	TIME	LOCATION	STATUS
Jun 3	3:24 PM	West Palm Beach, FL, United States	Forward expired
Jun 2	12:18 PM	West Palm Beach FL Distribution Center	Arrived at USPS regional facility
Jun 1	8:30 AM	Miami FL Distribution Center	Arrived at USPS regional facility
May 20	1:19 PM	Boca Raton, FL, United States	Forward expired
May 17	9:43 PM	West Palm Beach FL Distribution Center	Arrived at USPS regional facility



Legal Aid Society of Palm Beach County, Inc.

423 Fern Street, Suite 200, West Palm Beach, FL 33401 Phone: (561) 655-8944 • Fax: (561) 655-5269 • Toll-Free 1-800-403-9353 www.legalaidpbc.org

June 20, 2024

SENT VIA USPS FIRST CLASS MAIL Fast Micro Solutions, Inc., c/o Raymond Rosario 33 E Camino Real, Boca Raton, FL 33432

SENT VIA USPS FIRST CLASS MAIL Fast Micro Solutions, Inc., c/o Raymond Rosario 1200 N. Federal Highway, Suite 200, Boca Raton, FL 33432

Final Letter Re: Bryce W Apgar

Dear Fast Micro Solutions, Inc., c/o Raymond Ryan Rosario,

The Legal Aid Society represents the interests of Mr. Apgar and as such we have attempted to resolve an underpayment of wages issue with you. We sent a demand letter to you on 05/16/2024 and followed up with phone calls on the dates of 05/22/2024 and 06/10/2024. We have so far been unsuccessful in coming to a resolution with you.

We are prepared to file a lawsuit against you and your company. We anticipate filing the lawsuit within two weeks from the date of this letter. If you would like to discuss a resolution prior to the filing of the lawsuit, please contact me immediately.

Thank you for your attention to the matter.

Sincerely,

/s/Gabriel Perez

Gabriel Perez, Esq. Attorney at Law Legal Aid Society of Palm Beach County, Inc. 423 Fern Street, Suite 200 West Palm Beach, FL 33401 (561) 822-9897 gperez@legalaidpbc.org



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Matthew Sackel, Esq.
Robert M.W. Shalhloub, Esq.
Rebecca Mercier Vargas, Esq.
Matthew Sackel, Esq.

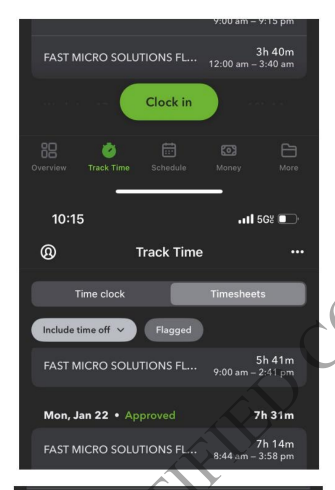


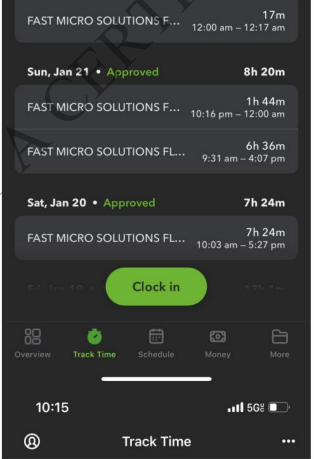




Collective Exhibit B

	Time clock	Timesheets	
	Include time off V	ged	
	Thu, Jan 25 • Approved	15h 32m	
	FAST MICRO SOLUTIONS F	-L 8h 18m 12:00 pm – 8:18 pm	
	FAST MICRO SOLUTIONS F	7h 14m 12:00 am – 7:14 am	1
	Wed, Jan 24 • Approved	14h 43m	6
	FAST MICRO SOLUTIONS F	7h 9m 4:51 pm – 12:00 am	
	FAST MICRO SOLUTIONS F	7h 34m 8:35 am – 4:09 pm	
	Tue, Jan 23 • Approved	5h 41m	
	FAST MICRO SOLUTIONS F	5h 41m 9:00 am – 2:41 pm	
	Mon, Jan 22 • Approved	7h 31m	
	CA		
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40)	,		

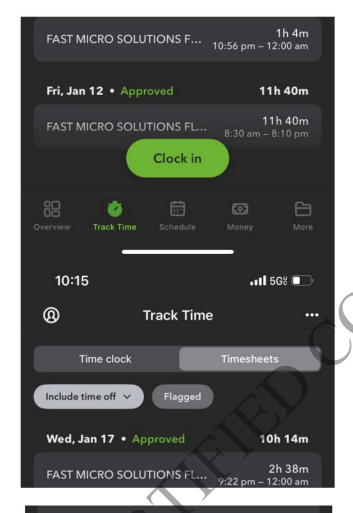


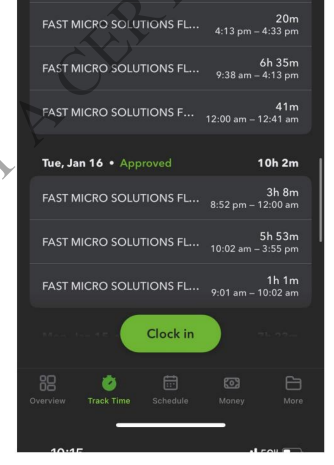


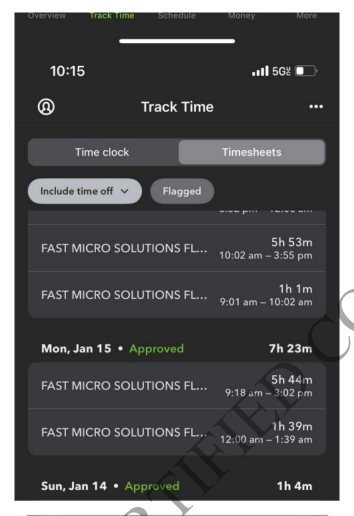


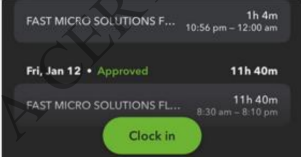
Thu, Jan 18 • Approved	18h 3m
FAST MICRO SOLUTIONS FL	2h 8m 9:52 pm – 12:00 am
FAST MICRO SOLUTIONS FL	12h 15m

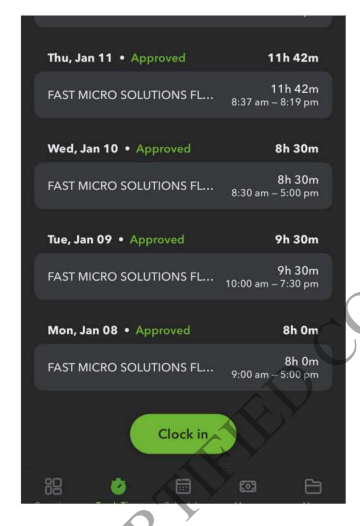












IN THE C	CIRCUIT/COUNTY IN AND FOR	COURT OF T	HE FIFTEENTH H COL	JUI JNTY, FLORID	DICIAL CIR	CUIT	
Bryce W Apgar							
Plaintiff/Petitioner or In the Interest of					,, top 110		
Fast Micro Solutions	VS.						
Defendant//Respondent							
APPLI	CATION FOR I	DETERMIN	ATION OF C	IVIL INDIGE	NT STAT	rus	
Notice to Applicant: If you qualif	v for civil indigen	re the filing	and summons	fees are waiv	ed: other o	nete and fees	are not waive
I. I have 0dependents. (In Are you Married?Yes ONO	<u>cl</u> ude only those	persons you	list on your U.S	S. Income tax	return.)		are not waive
2. I have a net income of \$0	paid () w	eekly () every	two weeks () se	emi-monthly () i	monthly ()	vearly/(v) other	
Net income is your total income in	ncluding salary, v	vages, bonus	ses, commissio	ns, allowance	es, overtim		
minus deductions required by law							
 I have other income paid () we "Circle "Yes" and fill in the amount 	eekly () every tw	oweeks ()	semi-monthly () monthly ()	yearly () c	ther	·
Second Job(Voc S	No 🖸
							No 8
For you	O.Yes \$	No O Inc	come from abse	ent family me	mbersQ).Yes \$	—No Ø
For child(ren)	Q.Yes \$	No ⊙ St	ocks/bonds		<u>9</u>	.Yes \$	No Q
Inemployment compensation	O.Yes \$	_ No ⊗ Re	ental income	root.	<u>/</u> ×	/.Yes \$	No @
Retirement/nensions	Oves \$	- No 8 0	her kinds of inte	ome not on the	he list C	Yes \$	N°8
For you	Ö.Yes \$	_ No ⊙ Gi	fts	Some not on t	e list).Yes \$ 300	NoO
understand that I will be required provided by law, although I may a	to make paymer	nts for costs	to the clerk in a				tatutes, as
I have other assets: (Circle "yes							
Cash							No ⊙
Bank account(s)	2.Yes \$ <u>270</u>	_NoOStock	s/bonds			.OYes \$	No@
Certificates of deposit or	3 •	Home	stead Real Pro	perty*		.OYes \$	N∘©
Money market accounts	2.Yes \$	_NoOMotor	Vehicle*			OYes \$3500	—_N₀Q N₀O
oudis	2. res ş		assets*	property/rear		Ores \$	No⊙
Check one: I ODO DO NOT 6	wheet to receive			uro. The eco		O. C.S V	
is	expect to receive	NIOI G ASSELS	iii tile ileai luti	uie. The asse	51		
		f	N. 4 - 4 N. 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	••			D1
 I have total liabilities and del \$0, Non-homestead R 	ots of \$0	_ as follows:	Motor Vehicle	\$0	_, Home \$	Crodit Cord	Boat
\$0 , Non-nomestead R \$0 , Medical Bills \$0	Cost o	f medicines	monthly) \$0	aid direct \$0	Other \$0	, Credit Cards	š
					, Oulei ø <u>c</u>	<u>, </u>	
6. I have a private lawyer in this	s case	Yes	<u></u> No				
A person who knowingly provides fa							
F.S. commits a misdemeanor of the	first degree, punis	hable as provi	ded in s.775.082	, F.S. or s. 775.	.083, F.S. I a	attest that the i	nformation I
have provided on this application is	true and accurate	e to the best of	ot my knowledge	e			
Signed on			Brya (W Apgar			
2003 2510			Signature of Ap	oficant for Ind	igent Status	5	
Year of Birth Last 4 digits of D	river License or ID	Number	Print Full Legal				
Email address: apgarbryce@gmail.co			Phone Number				
8364 Garden Gate Pl Boca Raton, F							
Address: Street, City, State, Zip Code							
This form was completed with the a		/Denuty Clark	/Other authorize	ed nerson		-	
	CIEIN						
Based on the information in this App	olication, I have de		TERMINATION applicant to be	∑ Indigen () N	lot Indigent	t, according to	i. 57.082,
F.S. Jan 22 2025			1005511	DD11770			CHCUIT COURT
Dated on	_, 20		JOSEPH A				
			Clerk of the Circ	cuit Court Ianuska		Denote of 1	
			By	mura		Deputy Clerk	ALAM BEACH COUNTY
APPLICANTS FOUND NOT TO BE INDIGE	NT MAY SEEK REVIEW	N BY A JUDGE	RV ASKING FOR A	HEARING TIME	THERE IS NO	O FEE FOR THIS	REVIEW.

Sign here if you want the judge to review the clerk's decision _____

IN THE COUNTY COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

UNIFORM CASE NO: 50-2025-SC-000928-XXXA-MB DIVISION: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

PLAINTIFF(S)

-VS-FAST MICRO SOLUTIONS INC

DEFENDANT(S)

NOTICE TO APPEAR FOR PRE-TRIAL CONFERENCE/MEDIATION

STATE OF FLORIDA - NOTICE TO PLAINTIFF(S) AND DEFENDANT(S)

FAST MICRO SOLUTIONS INC

1200 N. FEDERAL HIGHWAY SUITE 200 BOCA RATON, FL 33432

YOU ARE HEREBY NOTIFIED that you are required to appear in person or by attorney at the Palm Beach County Courthouse in Courtroom 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, on February 27, 2025 at 10:01 AM for a PRETRIAL CONFERENCE before a Judge of this court.

IMPORTANT - READ CAREFULLY THE CASE WILL NOT BE TRIED AT THAT TIME DO NOT BRING WITNESSES - APPEAR IN PERSON OR BY ATTORNEY

The defendant(s) must appear in court on the date specified in order to avoid a default judgment. The plaintiff(s) must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the court by the plaintiff(s) or the defendant(s) shall not excuse the personal appearance of a party or its attorney in the PRETRIAL CONFERENCE. The date and time of the pretrial conference CANNOT be rescheduled without good cause and prior court approval.

Any business entity recognized under Florida law may be represented at any stage of the trial court proceedings by any principal of the business entity who has legal authority to bind the business entity or any employee authorized in writing by a principal of the business entity. A principal is defined as being an officer, member, managing member, or partner of the business entity. Written authorization must be brought to the Pretrial Conference.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or your attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

Mediation may take place at the pretrial conference. Whoever appears for a party must have full authority to settle. Failure to have full authority to settle at this pretrial conference may result in the imposition of costs and attorney fees incurred by the opposing party.

If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and may withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: (1) where the contract was entered into; (2) if the suit is on an unsecured promissory note, where the note is signed or where the maker resides; (3) if the suit is to recover property or to foreclose a lien, where the property is located; (4) where the event giving rise to the suit occurred; (5) where any one or more of the defendants sued reside; (6) any location agreed to in a contract; (7) in an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the defendant(s), believe the plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court 7 days prior to your first court date and send a copy to the plaintiff(s) or plaintiff's(s') attorney, if any.

If you are a self-represented litigant and do not have an attorney, you may register with the Clerk of the Court to enroll in service by email whereby all future correspondences, motions or orders of the Court pertaining exclusively to this matter will be served upon you at the email address you provide. For more information on Service by Email, see Administrative Order 2.310-1/18 available on the Fifteenth Judicial Circuit's website.

If you need help finding an attorney, you may contact your local Palm Beach County Bar's Lawyer Referral Service online at https://www.palmbeachbar.org/lawyer-referral-service/ or by calling 561-687-3266.

A copy of the statement of claim shall be served with this summons.

THE STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above named person.

"If you are a <u>person with a disability</u> who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact William Hutchings Jr., Americans with Disabilities Act Coordinator, Palm Beach County Courthouse, 205 North Dixie Highway West Palm Beach, Florida 33401; telephone number (561) 355-4380 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711."

DATED: 22nd of January, 2025



JOSEPH ABRUZZO

Clerk of the Circuit Court & Comptroller

By: Niktor Maniska

Mareska, Nikolitsa as Deputy Clerk

Cc:BRYCE W APGAR 423 FERN STREET

SUITE 200

WEST PALM BEACH, FL 33401

PEREZ, GABRIEL 423 FERN STREET SUITE 200 WEST PALM BEACH FL 33401

EN EL TRIBUNAL DEL CONDADO, EN Y DEL CONDADO DE PALM BEACH, FLORIDA

CAUSA NO: 50-2025-SC-000928-XXXA-MB

DIVISION: -WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDANTE(S),

vs. FAST MICRO SOLUTIONS INC

DEMANDADO(S)

NOTICIA PARA COMPARECER A CONFERENCIA PREVIA AL JUICIO/MEDIACION

ESTADO DE LA FLORIDA - NOTIFICACIÓN A LOS DEMANDANTES Y A LOS DEMANDADOS FAST MICRO SOLUTIONS INC

1200 N. FEDERAL HIGHWAY SUITE 200 BOCA RATON, FL 33432

DIRECCION ADICIONAL:

SE LE AVISA POR ESTE MEDIO que usted deberá comparecer personalmente o representado por un abogado en la Sala 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401 del Tribunal del Condado de Palm Beach, el día February 27, 2025, a las 10:01 AM, para una CONFERENCIA PREVIA AL JUICIO.

IMPORTANTE - LEA CUIDADOSAMENTE

ESTE CASO NO SERA JUZGADO DURANTE LA CONFERENCIA PREVIA AL JUICIO, PERO PUEDE TRATAR DE RESOLVERSE POR MEDIO DE MEDIACION ESE DIA. NO TRAIGA TESTIGOS. USTED TIENE QUE COMPARECER PERSONALMENTE O SER REPRESENTADO POR UN ABOGADO.

El demandado(s) debe comparecer en el tribunal en la fecha concretada para evitar una sentencia por rebeldía. El demandante(s) debe comparecer para evitar que el caso se desestime por falta de acusación. Una PETICIÓN o CONTESTACIÓN por escrito para el Juez por parte del demandante(s) o el demandado(s) no eximirá a la parte ni a su abogado de comparecer en persona en la CONFERENCIA PREVIA AL JUICIO. La fecha y la hora de la conferencia previa al juicio NO se puede cambiar sin un motivo legítimo y previa aprobación del Juez.

Cualquier entidad comercial reconocida bajo la Ley de Florida puede ser representada en cualquier etapa de los actos procesales del Tribunal de Primera Instancia por cualquier poderdante de la entidad comercial que tenga la autoridad legal de obligar a la entidad comercial o cualquier trabajador autorizado por escrito, por un poderdante de la entidad comercial. Un poderdante se define como un agente, miembro, miembro gerente o socio de la entidad comercial. Se debe traer la autorización por escrito a la Conferencia Previa al Juicio.

El propósito de la conferencia previa al juicio es para hacer constar su comparecencia, para determinar si usted admite toda o parte de la demanda, para permitir que el Juez determine el índole del caso y para fijar el caso para juicio si el caso no se puede resolver en la conferencia previa al juicio. Usted y su abogado deberán estar preparados para consultar con el Juez y para explicar brevemente el índole de su disputa, indicar qué esfuerzos se han hecho para resolver la disputa, presentar los documentos necesarios para demostrar su caso, indicar los nombres y las direcciones de sus testigos, acordar los hechos que no han de ser demostrados y que facilite el juicio, y calcular cuánto tiempo durará el juicio en este caso.

Puede que la mediación se celebre en la conferencia previa al juicio. Quien sea que comparezca en nombre de una parte debe tener plena autoridad para llegar a un acuerdo. La falta de tener plena autoridad para llegar a un acuerdo en esta conferencia previa al juicio puede resultar en la imposición de gastos y de honorarios asumidos por la parte contraria.

Si admiten a la demanda, pero desean tiempo adicional para pagar, deben venir y presentar las circunstancias ante el Juez. Puede que el Juez apruebe el plan de pagos, o puede que no y podría retener la sentencia o la ejecución o el gravamen.

DERECHO A JURISDICCIÓN. La ley le da a la persona o empresa que le haya demandado el derecho a entablar en cualquiera de los sitios en la lista a continuación. Sin embargo, si ha sido demandado en cualquier lugar aparte de uno de estos sitios, usted, como el demandado(s), tiene el derecho a pedir que el caso sea trasladado a un lugar o jurisdicción adecuado. Un lugar o jurisdicción adecuado puede ser uno de los siguientes: (1) El lugar donde se celebró el contrato; (2) Si la demanda se basa en una nota de pago sin garantía, donde se firmó la nota de pago o donde reside el deudor; (3) Si la demanda es para recuperar propiedad o para ejecutar un gravamen, el lugar donde se ubica la propiedad; (4) El lugar donde ocurrió el evento que causó la demanda; (5) donde resida/n uno o más de los demandado(s); (6) Cualquier lugar acordado en un contrato; (7) en una demanda por dinero debido, si no hay un acuerdo en cuanto a dnde puede ser entablada la demanda, donde haya de ser pagado.

Si usted/es, como el/los demandado(s), cree que el demandante/es no ha entablado la demanda en uno de estos lugares correctos, debe comparecer el día de su fecha de comparecencia y oralmente pedir un traslado, o debe presentar una petición de traslado POR ESCRITO en forma de affidavit (bajo juramento) 7 días antes de su primera fecha de comparecencia y mandar una copia al demandante(s) o al abogado(s) del demandante(s), si es que hay alguno.

Si usted es un litigante representandose a sí mismo y no tiene un abogado, se puede inscribir con la Secretaria del Tribunal para recibir aviso por email por medio del cual toda correspondencia futura, peticiones u órdenes judiciales exclusivamente relacionadas a esta causa se le notificarán al correo de email que usted proporcione. Para más información sobre la Notificación por Email, véase la Norma Administrativa No. 2,310-1/18, disponible en la página web del Decimoquinto Circuito Judicial. Si necesita ayuda para encontrar a un abogado, puede ponerse en contacto con su servicio local de referencias de Abogados del Condado de Palm Beach por internet, en la página: https://www.palmbeachbar.org/lawyer-referral-service/, o llamando al 561-687-3266

Una copia del escrito de demanda se debe entregar con esta citación.

"Si usted es una persona con una discapacidad que necesita alguna acomodación para poder participar en este proceso, usted tiene el derecho, sin costo alguno, a que le proporcionen cierta asistencia. Por favor, póngase en contacto con William Hutchings Jr., Americans with Disabilities Act Coordinator [Coordinadora de la Ley sobre Estadounidenses con Discapacidades], Palm Beach County Courthouse [Tribunal del Condado de Palm Beach], 205 North Dixie Highway, West Palm Beach, FL 33401; Número de teléfono (561) 355-4380, por lo menos (7) días laborales antes de su fecha de comparecencia u otra actividad judicial; o inmediatamente después de haber recibido esta notificación, si el tiempo antes de su fecha de comparecencia es de menos de (7) días laborales. Si usted tiene alguna discapacidad auditiva o del habla, llame al 711."

FECHADO EN EL CONDADO DE PALM BEACH, FLORIDA, 22nd of January, 2025

JOSEPH ABRUZZO Secretaria & Auditora

NAN TRIBINAL KI REGLE TI ZAFE NAN E POU KOMIN PALM BEACH, FLORID

NIMERO KA: 50-2025-SC-000928-XXXA-MB-

DIVISYON: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDAN,

v.

FAST MICRO SOLUTIONS INC

DAFANDAN.

AVETISMAN POU PRESANTE W POU YON KONFERANS /MEDIASYON AVAN JIJMAN

ETA FLORID LA - AVETISMAN POU DEMANDAN (YO) AVEK DEFANDAN (YO).

FAST MICRO SOLUTIONS INC

1200 N. FEDERAL HIGHWAY SUITE 200 BOCA RATON, FL 33432

YO AVETI- W KE OU DWE PARET AN PESONN OSWA PA YON AVOKA NAN TRIBINAL KOMINN PALM BEACH LA NAN SAL 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, A February 27, 2025, NAN 10:01 AM, POU YON KONFEARANS.

INPÓTAN - LI AVEK ATENSYON.

KA SAA PAP JIJE PANDAN KONFERANS AVAN JIJMAN AN, MEN NOU KA ESEYE REZOUD KA A NAN MEDIASYON JOU SA A.

PA MENEN TEMWEN OU DWE PRESANTE TET OU OSWA YON AVOKA KAPAB PARET POU OU.

Moun ki defandè (yo) dwe konparèt pèsonèlman nan tribinal nan dat ki mansyone a pou evite yo fè jijman padefo kont yo. Moun ki se pleyan yo dwe konparèt tou yon fason pou evite yo rejte plent yo a pou absans pousuit. MOSYON oswa REPONS alekri pleyan oswa defandè (yo) ap depoze nan tribinal pa dwe sèvi kòm eskiz pou pati konsène yo oswa avoka yo pa vini pèsonèlman nan SEYANS PRELIMINÈ k ap fèt avan jijman an. Dat ak lè seyans preliminè a PA POSIB pou ranvwaye san motif valab ni san apwobasyon davans tribinal la.

Kèlkeswa antite komèsyal ki legalman rekoni daprè lalwa Eta Florid gen dwa gen prensipal responsab oswa reprezantan ofisyèl ki pou reprezante li kèlkeswa lè a nan tout etap pwosesis jidisyè a oswa nenpòt anplwaye ki otorize ak mandate alekri pou reprezante li. Prensipal responsab vle di swa yon dirijan, manb, manb dirijan, oswa asosye antrepriz komèsyal sa a. Ou dwe pote yon kopi otorizasyon alekri sa a nan seyans preliminè a.

Objektif seyans preliminè a se pou anrejistre prezans ou, detèmine si ou admèt ak tout oswa ak yon pati plent ki te fèt kont ou a, pou detèmine kalite ka a ak pou deside ki dat ka a prale nan jijman sizoka pa gen mwayen jwenn solisyon pou rezoud sa a nan seyans preliminè a. Ni ou ni avoka a ta dwe prepare nou pou

reyini ak tribinal la, pou esplike rapidman sou ki bit nou kanpe, ki efò nou te eseye fè pou rezoud sa ak founi tout dokiman nesesè pou pwouve kòz n ap defann nan, bay non ak adrès tout moun k ap sèvi nou kòm temwen, etale lòt detay ki pa bezwen okenn prèv ki kab fè jijman an fèt pi vit, epi estime konbyen tan konsa jijman kab dire.

Gen dwa tou gen medyasyon ki fèt nan seyans preliminè avan jijman an. Kèlkeswa moun ki prezante nan non youn nan pati konsène yo dwe gen tout otorite pou negosye nan seyans preliminè sa a ki kapab lakoz pati advès la gen pou peye yon seri frè tribinal ak onorè avoka.

Si w asepte ak demand la men ou ta renmen jwenn plis tan pou jis ou fin peye, ou dwe vin pran lapawòl pou eksplike jij la sitiyasyon ki lakoz sa. Jij la gen dwa apwouve oswa pa apwouve yon plan pèyman epi li gen dwa swa kenbe jijman an sispann pou ou, swa bay lòd pou fè egzekite jijman an oswa pou fè prelèvman sou ou.

DWA LOKAL. Lalwa bay moun oswa konpayi k ap pousuiv ou a dwa pou depoze plent li nan youn nan adrès ki site pi ba a. Men, si gen plent lajistis ki fèt kont ou yon lòt kote ki pa fè pati lis ki pi ba a, antanke defandè, ou gen dwa mande pou transfere plent sa yo sòti yon kote pou ale nan yon lye oswa lokal ki pi apwopriye. Lokal apwopriye k ap pi bon pou ou gen dwa se: (1) kote kontra te siyen an; (2) kote pwosè a ap fèt sou baz resi oswa biyè san garanti ki te bay, kote yo te siyen biyè a oswa adrès kote moun ki te fè biye a (yo) abite; (3) si pwosè a se pou rekouvre yon byen oswa sispann yon privilèj, kote byen an lokalize a; (4) kote evènman ki te lakoz jijman an te pase a; (5) kote youn oswa plizyè nan defandè yo asiyen yo abite; (6) nenpôt lye oswa kote pati konsène yo te antann yo nan kontra a; (7) nan yon aksyon lajistis pou remèt lajan, si pa t gen okenn akò sou ki kote pou ta fè pwosè, ki kote lajan an ta dwe peye.

Si, antanke defandè, ou panse pleyan an (yo) pa fè asiyasyon li an nan youn nan kote sa yo, jan li ta dwe fè sa, ou dwe konparèt kan menm nan dat pou prezante nan tribinal la pou mande vèbalman pou yo transfere ka a pou ou, oubyen se pou w ranpli yon afidavi notarye (deklarasyon sou sèman) pou w fè demand fòmèl ou ALEKRI pou mande transfere ka a pou ou 7 jou avan premye dat w ap gen pou vin nan tribinal la, epi voye yon kopi bay pleyan oswa bay ayoka pleyan an, si li genyen.

Si se ou menm k ap plede koz la pou tèt ou san avoka ki pou reprezante w, se pou w al nan biwo Grèf tribinal la pou enskri non ou ak bay adrès imèl ou nan sèvis kourye elektwonik la. Konsa, w ap kapab resevwa tout fiti korespondans, mosyon, oswa òdonans tribinal la ap bay ki gen rapò espesifik ak ka w la anpatikilye. Pou plis enfòmasyon konsènan sèvis kourye elektwonik la, gade nan Lòd Administratif 2.310-1/18 ki disponib sou sit entènèt Kenzyèm Sikui Jidisyè a.

Si w bezwen èd pou w jwenn yon avoka, ou mèt kontakte Sèvis Referans Anliy Bawo Avoka nan Rejyon Palm Beach nan: https://www.palmbeachbar.org/lawyer-referral-service/, oswa ou gen dwa rele nimewo 561-687-3266.

Dwe gen yon kopi deklarasyon plent sa a ki dwe tache ak konvokasyon sa a.

"Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte William Hutchings Jr., Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan Tribinal Rejyon Palm Beach ki nan adrès 205 North Dixie Highway, West Palm Beach, Florida 33401; telefòn li se (561) 355-4380, fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; si ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711."

IN THE COUNTY COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

UNIFORM CASE NO: 50-2025-SC-000928-XXXA-MB DIVISION: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

PLAINTIFF(S)

-VS-FAST MICRO SOLUTIONS INC

DEFENDANT(S)

NOTICE TO APPEAR FOR PRE-TRIAL CONFERENCE/MEDIATION

STATE OF FLORIDA - NOTICE TO PLAINTIFF(S) AND DEFENDANT(S)

RAYMOND RYAN ROSARIO

33 E CAMINO REAL BOCA RATON, FL 33432

YOU ARE HEREBY NOTIFIED that you are required to appear in person or by attorney at the Palm Beach County Courthouse in Courtroom 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, on February 27, 2025 at 10:01 AM for a PRETRIAL CONFERENCE before a Judge of this court.

IMPORTANT - READ CAREFULLY THE CASE WILL NOT BE TRIED AT THAT TIME DO NOT BRING WITNESSES - APPEAR IN PERSON OR BY ATTORNEY

The defendant(s) must appear in court on the date specified in order to avoid a default judgment. The plaintiff(s) must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the court by the plaintiff(s) or the defendant(s) shall not excuse the personal appearance of a party or its attorney in the PRETRIAL CONFERENCE. The date and time of the pretrial conference CANNOT be rescheduled without good cause and prior court approval.

Any business entity recognized under Florida law may be represented at any stage of the trial court proceedings by any principal of the business entity who has legal authority to bind the business entity or any employee authorized in writing by a principal of the business entity. A principal is defined as being an officer, member, managing member, or partner of the business entity. Written authorization must be brought to the Pretrial Conference.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or your attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

Mediation may take place at the pretrial conference. Whoever appears for a party must have full authority to settle. Failure to have full authority to settle at this pretrial conference may result in the imposition of costs and attorney fees incurred by the opposing party.

If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and may withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: (1) where the contract was entered into; (2) if the suit is on an unsecured promissory note, where the note is signed or where the maker resides; (3) if the suit is to recover property or to foreclose a lien, where the property is located; (4) where the event giving rise to the suit occurred; (5) where any one or more of the defendants sued reside; (6) any location agreed to in a contract; (7) in an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the defendant(s), believe the plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court 7 days prior to your first court date and send a copy to the plaintiff(s) or plaintiff's(s') attorney, if any.

If you are a self-represented litigant and do not have an attorney, you may register with the Clerk of the Court to enroll in service by email whereby all future correspondences, motions or orders of the Court pertaining exclusively to this matter will be served upon you at the email address you provide. For more information on Service by Email, see Administrative Order 2.310-1/18 available on the Fifteenth Judicial Circuit's website.

If you need help finding an attorney, you may contact your local Palm Beach County Bar's Lawyer Referral Service online at https://www.palmbeachbar.org/lawyer-referral-service/ or by calling 561-687-3266.

A copy of the statement of claim shall be served with this summons.

THE STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above named person.

"If you are a <u>person with a disability</u> who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact William Hutchings Jr., Americans with Disabilities Act Coordinator, Palm Beach County Courthouse, 205 North Dixie Highway West Palm Beach, Florida 33401; telephone number (561) 355-4380 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711."

DATED: 22nd of January, 2025

JOSEPH ABRUZZO

Clerk of the Circuit Court & Comptroller

By: Niktor Maniska

Mareska, Nikolitsa as Deputy Clerk

Cc: BRYCE W APGAR 423 FERN STREET SUITE 200

WEST PALM BEACH, FL 33401

PEREZ, GABRIEL 423 FERN STREET SUITE 200 WEST PALM BEACH FL 33401

EN EL TRIBUNAL DEL CONDADO, EN Y DEL CONDADO DE PALM BEACH, FLORIDA

CAUSA NO: 50-2025-SC-000928-XXXA-MB

DIVISION: -WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDANTE(S),

vs. FAST MICRO SOLUTIONS INC

DEMANDADO(S)

NOTICIA PARA COMPARECER A CONFERENCIA PREVIA AL JUICIO/MEDIACION

ESTADO DE LA FLORIDA - NOTIFICACIÓN A LOS DEMANDANTES Y A LOS DEMANDADOS RAYMOND RYAN ROSARIO

33 E CAMINO REAL BOCA RATON, FL 33432

DIRECCION ADICIONAL:

SE LE AVISA POR ESTE MEDIO que usted deberá comparecer personalmente o representado por un abogado en la Sala 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401 del Tribunal del Condado de Palm Beach, el día February 27, 2025, a las 10:01 AM, para una CONFERENCIA PREVIA AL JUICIO.

IMPORTANTE – LEA CUIDADOSAMENTE

ESTE CASO NO SERA JUZGADO DURANTE LA CONFERENCIA PREVIA AL JUICIO, PERO PUEDE TRATAR DE RESOLVERSE POR MEDIO DE MEDIACION ESE DIA. NO TRAIGA TESTIGOS. USTED TIENE QUE COMPARECER PERSONALMENTE O SER REPRESENTADO POR UN ABOGADO.

El demandado(s) debe comparecer en el tribunal en la fecha concretada para evitar una sentencia por rebeldía. El demandante(s) debe comparecer para evitar que el caso se desestime por falta de acusación. Una PETICIÓN o CONTESTACIÓN por escrito para el Juez por parte del demandante(s) o el demandado(s) no eximirá a la parte ni a su abogado de comparecer en persona en la CONFERENCIA PREVIA AL JUICIO. La fecha y la hora de la conferencia previa al juicio NO se puede cambiar sin un motivo legítimo y previa aprobación del Juez.

Cualquier entidad comercial reconocida bajo la Ley de Florida puede ser representada en cualquier etapa de los actos procesales del Tribunal de Primera Instancia por cualquier poderdante de la entidad comercial que tenga la autoridad legal de obligar a la entidad comercial o cualquier trabajador autorizado por escrito, por un poderdante de la entidad comercial. Un poderdante se define como un agente, miembro, miembro gerente o socio de la entidad comercial. Se debe traer la autorización por escrito a la Conferencia Previa al Juicio.

El propósito de la conferencia previa al juicio es para hacer constar su comparecencia, para determinar si usted admite toda o parte de la demanda, para permitir que el Juez determine el índole del caso y para fijar el caso para juicio si el caso no se puede resolver en la conferencia previa al juicio. Usted y su abogado deberán estar preparados para consultar con el Juez y para explicar brevemente el índole de su disputa, indicar qué esfuerzos se han hecho para resolver la disputa, presentar los documentos necesarios para demostrar su caso, indicar los nombres y las direcciones de sus testigos, acordar los hechos que no han de ser demostrados y que facilite el juicio, y calcular cuánto tiempo durará el juicio en este caso.

Puede que la mediación se celebre en la conferencia previa al juicio. Quien sea que comparezca en nombre de

FILED: PALM BEACH COUNTY, FL JOSEPH ABRUZZO, CLERK. 01/22/2025 09:06:08 AM

una parte debe tener plena autoridad para llegar a un acuerdo. La falta de tener plena autoridad para llegar a un acuerdo en esta conferencia previa al juicio puede resultar en la imposición de gastos y de honorarios asumidos por la parte contraria.

Si admiten a la demanda, pero desean tiempo adicional para pagar, deben venir y presentar las circunstancias ante el Juez. Puede que el Juez apruebe el plan de pagos, o puede que no y podría retener la sentencia o la ejecución o el gravamen.

DERECHO A JURISDICCIÓN. La ley le da a la persona o empresa que le haya demandado el derecho a entablar en cualquiera de los sitios en la lista a continuación. Sin embargo, si ha sido demandado en cualquier lugar aparte de uno de estos sitios, usted, como el demandado(s), tiene el derecho a pedir que el caso sea trasladado a un lugar o jurisdicción adecuado. Un lugar o jurisdicción adecuado puede ser uno de los siguientes: (1) El lugar donde se celebró el contrato; (2) Si la demanda se basa en una nota de pago sin garantía, donde se firmó la nota de pago o donde reside el deudor; (3) Si la demanda es para recuperar propiedad o para ejecutar un gravamen, el lugar donde se ubica la propiedad; (4) El lugar donde ocurrió el evento que causó la demanda; (5) donde resida/n uno o más de los demandado(s); (6) Cualquier lugar acordado en un contrato; (7) en una demanda por dinero debido, si no hay un acuerdo en cuanto a dnde puede ser entablada la demanda, donde haya de ser pagado.

Si usted/es, como el/los demandado(s), cree que el demandante/es no ha entablado la demanda en uno de estos lugares correctos, debe comparecer el día de su fecha de comparecencia y oralmente pedir un traslado, o debe presentar una petición de traslado POR ESCRITO en forma de affidavit (bajo juramento) 7 días antes de su primera fecha de comparecencia y mandar una copia al demandante(s) o al abogado(s) del demandante(s), si es que hay alguno.

Si usted es un litigante representandose a sí mismo y no tiene un abogado, se puede inscribir con la Secretaria del Tribunal para recibir aviso por email por medio del cual toda correspondencia futura, peticiones u órdenes judiciales exclusivamente relacionadas a esta causa se le notificarán al correo de email que usted proporcione. Para más información sobre la Notificación por Email, véase la Norma Administrativa No. 2,310-1/18, disponible en la página web del Decimoquinto Circuito Judicial. Si necesita ayuda para encontrar a un abogado, puede ponerse en contacto con su servicio local de referencias de Abogados del Condado de Palm Beach por internet, en la página: https://www.palmbeachbar.org/lawyer-referral-service/, o llamando al 561-687-3266

Una copia del escrito de demanda se debe entregar con esta citación.

"Si usted es una <u>persona con una discapacidad</u> que necesita alguna acomodación para poder participar en este proceso, usted tiene el derecho, sin costo alguno, a que le proporcionen cierta asistencia. Por favor, póngase en contacto con William Hutchings Jr., Americans with Disabilities Act Coordinator [Coordinadora de la Ley sobre Estadounidenses con Discapacidades], Palm Beach County Courthouse [Tribunal del Condado de Palm Beach], 205 North Dixie Highway, West Palm Beach, FL 33401; Número de teléfono (561) 355-4380, por lo menos (7) días laborales antes de su fecha de comparecencia u otra actividad judicial; o inmediatamente después de haber recibido esta notificación, si el tiempo antes de su fecha de comparecencia es de menos de (7) días laborales. Si usted tiene alguna discapacidad auditiva o del habla, llame al 711."

FECHADO EN EL CONDADO DE PALM BEACH, FLORIDA, 22nd of January, 2025

JOSEPH ABRUZZO Secretaria & Auditora

NAN TRIBINAL KI REGLE TI ZAFE NAN E POU KOMIN PALM BEACH, FLORID

NIMERO KA: 50-2025-SC-000928-XXXA-MB-

DIVISYON: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDAN,

V.

FAST MICRO SOLUTIONS INC

DAFANDAN.

AVETISMAN POU PRESANTE W POU YON KONFERANS /MEDIASYON AVAN JIJMAN

ETA FLORID LA - AVETISMAN POU DEMANDAN (YO) AVEK DEFANDAN (YO).

RAYMOND RYAN ROSARIO

33 E CAMINO REAL BOCA RATON, FL 33432

YO AVETI- W KE OU DWE PARET AN PESONN OSWA PA YON AVOKA NAN TRIBINAL KOMINN PALM BEACH LA NAN SAL 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, A February 27, 2025, NAN 10:01 AM, POU YON KONFEARANS.

INPÓTAN - LI AVEK ATENSYON.

KA SAA PAP JIJE PANDAN KONFERANS AVAN JIJMAN AN, MEN NOU KA ESEYE REZOUD KA A NAN MEDIASYON JOU SA A.

PA MENEN TEMWEN OU DWE PRESANTE TET OU OSWA YON AVOKA KAPAB PARET POU OU.

Moun ki defandè (yo) dwe konparèt pèsonèlman nan tribinal nan dat ki mansyone a pou evite yo fè jijman padefo kont yo. Moun ki se pleyan yo dwe konparèt tou yon fason pou evite yo rejte plent yo a pou absans pousuit. MOSYON oswa REPONS alekri pleyan oswa defandè (yo) ap depoze nan tribinal pa dwe sèvi kòm eskiz pou pati konsène yo oswa avoka yo pa vini pèsonèlman nan SEYANS PRELIMINÈ k ap fèt avan jijman an. Dat ak lè seyans preliminè a PA POSIB pou ranvwaye san motif valab ni san apwobasyon davans tribinal la.

Kèlkeswa antite komèsyal ki legalman rekoni daprè lalwa Eta Florid gen dwa gen prensipal responsab oswa reprezantan ofisyèl ki pou reprezante li kèlkeswa lè a nan tout etap pwosesis jidisyè a oswa nenpòt anplwaye ki otorize ak mandate alekri pou reprezante li. Prensipal responsab vle di swa yon dirijan, manb, manb dirijan, oswa asosye antrepriz komèsyal sa a. Ou dwe pote yon kopi otorizasyon alekri sa a nan seyans preliminè a.

Objektif seyans preliminè a se pou anrejistre prezans ou, detèmine si ou admèt ak tout oswa ak yon pati plent ki te fèt kont ou a, pou detèmine kalite ka a ak pou deside ki dat ka a prale nan jijman sizoka pa gen mwayen jwenn solisyon pou rezoud sa a nan seyans preliminè a. Ni ou ni avoka a ta dwe prepare nou pou reyini ak tribinal la, pou esplike rapidman sou ki bit nou kanpe, ki efò nou te eseye fè pou rezoud sa ak

founi tout dokiman nesesè pou pwouve kòz n ap defann nan, bay non ak adrès tout moun k ap sèvi nou kòm temwen, etale lòt detay ki pa bezwen okenn prèv ki kab fè jijman an fèt pi vit, epi estime konbyen tan konsa jijman kab dire.

Gen dwa tou gen medyasyon ki fèt nan seyans preliminè avan jijman an. Kèlkeswa moun ki prezante nan non youn nan pati konsène yo dwe gen tout otorite pou negosye nan seyans preliminè sa a ki kapab lakoz pati advès la gen pou peye yon seri frè tribinal ak onorè avoka.

Si w asepte ak demand la men ou ta renmen jwenn plis tan pou jis ou fin peye, ou dwe vin pran lapawòl pou eksplike jij la sitiyasyon ki lakoz sa. Jij la gen dwa apwouve oswa pa apwouve yon plan pèyman epi li gen dwa swa kenbe jijman an sispann pou ou, swa bay lòd pou fè egzekite jijman an oswa pou fè prelèvman sou ou.

DWA LOKAL. Lalwa bay moun oswa konpayi k ap pousuiv ou a dwa pou depoze plent li nan youn nan adrès ki site pi ba a. Men, si gen plent lajistis ki fèt kont ou yon lòt kote ki pa fè pati lis ki pi ba a, antanke defandè, ou gen dwa mande pou transfere plent sa yo sòti yon kote pou ale nan yon lye oswa lokal ki pi apwopriye. Lokal apwopriye k ap pi bon pou ou gen dwa se: (1) kote kontra te siyen an; (2) kote pwosè a ap fèt sou baz resi oswa biyè san garanti ki te bay, kote yo te siyen biyè a oswa adrès kote moun ki te fè biye a (yo) abite; (3) si pwosè a se pou rekouvre yon byen oswa sispann yon privilèj, kote byen an lokalize a; (4) kote evènman ki te lakoz jijman an te pase a; (5) kote youn oswa plizyè nan defandè yo asiyen yo abite; (6) nenpòt lye oswa kote pati konsène yo te antann yo nan kontra a; (7) nan yon aksyon lajistis pou remèt lajan, si pa t gen okenn akò sou ki kote pou ta fè pwosè, ki kote lajan an ta dwe peye.

Si, antanke defandè, ou panse pleyan an (yo) pa fè asiyasyon li an nan youn nan kote sa yo, jan li ta dwe fè sa, ou dwe konparèt kan menm nan dat pou prezante nan tribinal la pou mande vèbalman pou yo transfere ka a pou ou, oubyen se pou w ranpli yon afidavi notarye (deklarasyon sou sèman) pou w fè demand fòmèl ou ALEKRI pou mande transfere ka a pou ou 7 jou avan premye dat w ap gen pou vin nan tribinal la, epi voye yon kopi bay pleyan oswa bay avoka pleyan an, si li genyen.

Si se ou menm k ap plede koz la pou tèt ou san avoka ki pou reprezante w, se pou w al nan biwo Grèf tribinal la pou enskri non ou ak bay adrès imèl ou nan sèvis kourye elektwonik la. Konsa, w ap kapab resevwa tout fiti korespondans, mosyon, oswa òdonans tribinal la ap bay ki gen rapò espesifik ak ka w la anpatikilye. Pou plis enfòmasyon konsènan sèvis kourye elektwonik la, gade nan Lòd Administratif 2.310-1/18 ki disponib sou sit entènèt Kenzyèm Sikui Jidisyè a.

Si w bezwen èd pou w jwenn yon avoka, ou mèt kontakte Sèvis Referans Anliy Bawo Avoka nan Rejyon Palm Beach nan: https://www.palmbeachbar.org/lawyer-referral-service/, oswa ou gen dwa rele nimewo 561-687-3266.

Dwe gen yon kopi deklarasyon plent sa a ki dwe tache ak konvokasyon sa a.

"Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte William Hutchings Jr., Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan Tribinal Rejyon Palm Beach ki nan adrès 205 North Dixie Highway, West Palm Beach, Florida 33401; telefòn li se (561) 355-4380, fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; si ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711."

PALM BEACH COUNTY SHERIFF'S OFFICE ORIGINAL RETURN

Court:

County

Case No.:

502025SC000928XXXAMB

"ountry

Palm Beach

County:

1200 N FEDERAL HIGHWAY

FAST MICRO SOLUTIONS INC

SUITE 200

BOCA RATON, FL 33432

GABRIEL PEREZ, ESQ. LEGAL AID SOCIETY OF PALM BEACH COUNTY, INC. 423 FERN STREET SUITE 200

WEST PALM BEACH, FL 33401

NOTICE TO APPEAR FOR PRETRIAL

CONFERENCE/MEDIATION & COPY & COPY OF STATEMENT

OF CLAIM

BRYCE W APGAR

FAST MICRO SOLUTIONS INC

Received this Writ on January 23, 2025 at 12:37 PM and was unexecuted on January 28, 2025, in Palm Beach County, Florida, a true copy of this Writ, endorsed thereon by me, Jamil Amar.

Attempts:

1/28/2025 @ 12:46 PM

RECEPTIONIST CIERA COOPER ADVISED THAT FAST MICRO SOLUTIONS INC. HAD MOVED OUT ON APRIL, 2024. NO ADDITIONAL INFORMATION WAS FOUND TO CONTINUE. NO LEO TOOLS

ff 463

By:

Jamil Amar 6367

PALM BEACH COUNTY SHERIFF'S OFFICE ORIGINAL RETURN

Court:

County

Palm Beach

Case No.:

502025SC000928XXXAMB

County:

33 E CAMINO REAL BOCA RATON, FL 33432

RAYMOND RYAN RASARIO

GABRIEL PEREZ, ESQ. LEGAL AID SOCIETY OF PALM BEACH COUNTY, INC. 423 FERN STREET SUITE 200

WEST PALM BEACH, FL 33401

NOTICE TO APPEAR FOR PRETRIAL CONFERENCE/MEDIATION &

COPY & COPY OF STATEMENT

OF CLAIM

BRYCE W APGAR

FAST MICRO SOLUTIONS INC

Received this Writ on January 23, 2025 at 12:37 PM and was unexecuted on January 28, 2025, in Palm Beach County, Florida, a true copy of this Writ, endorsed thereon by me, Jamil Amar.

Attempts:

1/28/2025 @ 12:05 PM PROPERTY MANAGER

ADVISED THAT BRAYMOND ROSARIO WAS NOT A RESIDENT AT THIS

LARGE COMPLEX, MORE INFORMATION IS REQUIRED TO CONTINUE. NO LEO TOOLS

d

14.63

By:

Jamil Amar 6367

IN THE	CIRCUIT/COUNTY IN AND FOR	COURT OF T	HE FIFTEENTH COUN	JUDICIAL	L CIRCUIT	
Bryce W Apgar					NO.	
Plaintiff/Petitioner or In the Interest of				OAGE		
East Micro Colutions	VS.					
Fast Micro Solutions Defendant//Respondent						
•						
APPL	ICATION FOR I	DETERMIN	ATION OF CIVI	IL INDIGENT S	STATUS	
Notice to Applicant: If you qualit	fy for civil indigend	e, the filing	and summons fee	es are waived; ot	her costs and fees	are not waived
1. I have 0dependents. (In Are you Married?Yes \in No						
2. I have a net income of \$0	paid () w	eekly () every	two weeks () semi	-monthly () month	ly () yearly/(or other	
(Net income is your total income i	including salary, w	vages, bonu	ses, commissions	, allowances, ovi		
minus deductions required by lav	w and other court-	ordered pay	ments such as ch	ild support.)		
3. I have other income paid () w	veekly () every tw	o weeks ()	semi-monthly () r	monthly () yearly	v (other	
Circle "Yes" and fill in the amoun						
Second Job	.O.Yes \$	No ⊙ Ve	eterans' benefits		O.Yes \$	No 🖸
						No ⊙
For you	Yes \$	_ No ♥ In	come from absent	t family members	sQ.Yes \$	N∘ Q
For child(ren)	Yes \$	_ No⊗ Si	ocks/bonds		X.Yes \$	No 8
Jnion payments	O Yes \$	- 100 B	vidends or interes	it	O Yes \$	No ⊙
Retirement/pensions	.Q.Yes \$	_ N° Q 0	ther kinds of incon	ne not on the list	Q.Yes \$	—_ _№ ©
Social Security benefits For you For child(ren) Unemployment compensation Union payments Retirement/pensions Trusts	.O.Yes \$	No ⊙ G	fts			NoO
understand that I will be required provided by law, although I may a	d to make paymer	nts for costs	to the clerk in acc			tatutes, as
4. I have other assets: (Circle "yes	s" and fill in the valu	e of the prope	rty, otherwise circle	"No")		
Cash	Q.Yes \$	_No O Savin				No⊙
Bank account(s)	②.Yes \$ <u>270</u>	_NoOStôck	s/bonds		QYes \$	No⊙
Certificates of deposit or	0	Home	estead Real Prope	erty*	OYes \$	N∘ ⊙
Money market accounts	Q.Yes \$	No O Motor	Vehicle*	anastrikasi satat	OYes \$3500	
Boats*	O. res ş		ioniesteau reai pr 'assets*	openy/rear estat	OYes \$	No⊙ No⊙
Observation of Concession Not				The	Ores \$	NO
Check one: I ODO DO NOT	expect to receive	more assets	in the near future	e. The asset		
5. I have total liabilities and de	bts of \$0	as follows:	Motor Vehicle \$), Hoi	me \$ <u>0</u> ,	Boat
\$0, Non-homestead I	Real Property \$0	, (Child Support paid	direct \$0	, Credit Card	S
\$0, Medical Bills \$0_					er \$ <u>0</u>	
6. I have a private lawyer in thi	is case	Yes	✓ No			
A person who knowingly provides for					of indigent status un	der s. 57.082.
F.S. commits a misdemeanor of the						
have provided on this application i	s true and accurate	to the best	of my knowledge.	by:		
			Bruce (N	appar		
Signed on			616R393996E			
2000	D-110	N	Signature of Appli			
_	Driver License or ID	Number	Print Full Legal Na		ar	
Email address: apgarbryce@gmail.c			Phone Number/s:	(301) 037-1309		
8364 Garden Gate PI Boca Raton, F						
Address: Street, City, State, Zip Cod	e					
This form was completed with the a	assistance of:					
,		Deputy Cleri	/Other authorized	person.		
		er spuite pe				
Based on the information in this Ap F.S.	plication, I have de		TERMINATION applicant to be larger	Indigen (Not Inc	digent, according to	s. 57.082 ,
lan 22 2025	20		IOCEDII AD	D11770		CHECK CONTROL
Dated onJail 22 2025	_, 20		JOSEPH AB			
			Clerk of the Circui		Denuty Clark	
			Ву		, Deputy Clerk	ALM BEACH COUNTY
APPLICANTS FOUND NOT TO BE INDIGE	ENT MAY SEEK REVIEN	W BY A JUDGE	RY ASKING FOR A HE	ARING TIME, THERE	IS NO FEE FOR THIS	S REVIEW.

Sign here if you want the judge to review the clerk's decision _____

IN THE COUNTY COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No.: 50-2025-SC-000928-XXXX-MB

BRYCE W. APGAR

Plaintiff,

VS.

RAYMOND RYAN ROSARIO and FAST MICRO SOLUTIONS, INC.

Defendants.

NOTICE OF FILING REQUEST FOR ALIAS NOTICE TO APPEAR FOR PRE-TRIAL CONFERENCE/MEDIATION

The summonses which were issued on 01/22/2025 were not served. Therefore, the Plaintiff is requesting alias summonses to be issued:

TO: RAYMOND RYAN ROSARIO 4255 NW 39TH PLACE, #23, COCONUT CREEK, FL 33073.

TO: FAST MICRO SOLUTIONS, INC. 4255 NW 39TH PLACE, #23, COCONUT CREEK, FL 33073.

Respectfully submitted, this the 11th day of February, 2025.

/s/ Gabriel Perez, Esq.

Gabriel Perez, Esq.
Bar No. 112034
Legal Aid Society of Palm Beach County, Inc.
423 Fern Street, Suite 200
West Palm Beach, Florida 33401
(561) 655-8944, Ext 155
GPerez@legalaidpbc.org

Attorney for the Plaintiff

PALM BEACH COUNTY SHERIFF'S OFFICE ORIGINAL RETURN

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Court:

County

Palm Beach

Case No.:

502025SC000928XXXAMB

County:

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33 E CAMINO REAL BOCA RATON, FL 33432

RAYMOND RYAN RASARIO

GABRIEL PEREZ, ESQ. LEGAL AID SOCIETY OF PALM BEACH COUNTY, INC. 423 FERN STREET

SUITE 200

WEST PALM BEACH, FL 33401

NOTICE TO APPEAR FOR PRETRIAL

CONFERENCE/MEDIATION & COPY & COPY OF STATEMENT

OF CLAIM

BRYCE W APGAR

FAST MICRO SOLUTIONS INC

Received this Writ on January 23, 2025 at 12:37 PM and was unexecuted on January 28, 2025, in Palm Beach County, Florida, a true copy of this Writ, endorsed thereon by me, Jamil Amar.

Attempts:

1/28/2025 @ 12:05 PM PROPERTY MANAGER

ADVISED THAT BRAYMOND ROSARIO WAS NOT A RESIDENT AT THIS

LARGE COMPLEX. MORE INFORMATION IS REQUIRED TO CONTINUE. NO LEO TOOLS

By:

Jamil Amar 6367

PALM BEACH COUNTY SHERIFF'S OFFICE ORIGINAL RETURN

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Court: County

502025SC000928XXXAMB Case No.: Palm Beach

County:

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BEACH COUNTY, INC. **423 FERN STREET** SUITE 200

GABRIEL PEREZ, ESQ.

WEST PALM BEACH, FL 33401

LEGAL AID SOCIETY OF PALM

NOTICE TO APPEAR FOR PRE-**TRIAL**

CONFERENCE/MEDIATION & **COPY & COPY OF STATEMENT**

OF CLAIM

FAST MICRO SOLUTIONS INC

1200 N FEDERAL HIGHWAY

SUITE 200

BOCA RATON, FL 33432

BRYCE W APGAR

FAST MICRO SOLUTIONS INC

Received this Writ on January 23, 2025 at 12:37 PM and was unexecuted on January 28, 2025, in Palm Beach County, Florida, a true copy of this Writ, endorsed thereon by me, Jamil Amar

Attempts:

1/28/2025 @ 12:46 PM

RECEPTIONIST CIERA COOPER ADVISED THAT FAST MICRO SOLUTIONS INC. HAD MOVED OUT ON APRIL, 2024.

NO ADDITIONAL INFORMATION WAS FOUND TO CONTINUE. NO LEO TOOLS

By:

Jamil Amar 6367

IN THE COUNTY COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

UNIFORM CASE NO: 50-2025-SC-000928-XXXA-MB DIVISION: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

PLAINTIFF(S)

-VS-FAST MICRO SOLUTIONS INC

DEFENDANT(S)

ALIAS NOTICE TO APPEAR FOR PRE-TRIAL CONFERENCE/MEDIATION

STATE OF FLORIDA - NOTICE TO PLAINTIFF(S) AND DEFENDANT(S)

FAST MICRO SOLUTIONS INC

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

YOU ARE HEREBY NOTIFIED that you are required to appear in person or by attorney at the Palm Beach County Courthouse in Courtroom 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, on March 20, 2025 at 10:01 AM for a PRETRIAL CONFERENCE before a Judge of this court.

IMPORTANT - READ CAREFULLY THE CASE WILL NOT BE TRIED AT THAT TIME DO NOT BRING WITNESSES - APPEAR IN PERSON OR BY ATTORNEY

The defendant(s) must appear in court on the date specified in order to avoid a default judgment. The plaintiff(s) must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the court by the plaintiff(s) or the defendant(s) shall not excuse the personal appearance of a party or its attorney in the PRETRIAL CONFERENCE. The date and time of the pretrial conference CANNOT be rescheduled without good cause and prior court approval.

Any business entity recognized under Florida law may be represented at any stage of the trial court proceedings by any principal of the business entity who has legal authority to bind the business entity or any employee authorized in writing by a principal of the business entity. A principal is defined as being an officer, member, managing member, or partner of the business entity. Written authorization must be brought to the Pretrial Conference.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or your attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

Mediation may take place at the pretrial conference. Whoever appears for a party must have full authority to settle. Failure to have full authority to settle at this pretrial conference may result in the imposition of costs and attorney fees incurred by the opposing party.

If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and may withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: (1) where the contract was entered into; (2) if the suit is on an unsecured promissory note, where the note is signed or where the maker resides; (3) if the suit is to recover property or to foreclose a lien, where the property is located; (4) where the event giving rise to the suit occurred; (5) where any one or more of the defendants sued reside; (6) any location agreed to in a contract; (7) in an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the defendant(s), believe the plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court 7 days prior to your first court date and send a copy to the plaintiff(s) or plaintiff's(s') attorney, if any.

If you are a self-represented litigant and do not have an attorney, you may register with the Clerk of the Court to enroll in service by email whereby all future correspondences, motions or orders of the Court pertaining exclusively to this matter will be served upon you at the email address you provide. For more information on Service by Email, see Administrative Order 2.310-1/18 available on the Fifteenth Judicial Circuit's website.

If you need help finding an attorney, you may contact your local Palm Beach County Bar's Lawyer Referral Service online at https://www.palmbeachbar.org/lawyer-referral-service/ or by calling 561-687-3266.

A copy of the statement of claim shall be served with this summons.

THE STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above named person.

"If you are a <u>person with a disability</u> who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact William Hutchings Jr., Americans with Disabilities Act Coordinator, Palm Beach County Courthouse, 205 North Dixie Highway West Palm Beach, Florida 33401; telephone number (561) 355-4380 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711."

DATED: 13th of February, 2025

JOSEPH ABRUZZO

Clerk of the Circuit Court & Comptroller

By:

Lormejuste, Lona as Deputy Clerk

Cc:

BRYCE W APGAR 423 FERN STREET SUITE 200

WEST PALM BEACH, FL 33401

PEREZ, GABRIEL 423 FERN STREET SUITE 200 WEST PALM BEACH FL 33401

EN EL TRIBUNAL DEL CONDADO, EN Y DEL CONDADO DE PALM BEACH, FLORIDA

CAUSA NO: 50-2025-SC-000928-XXXA-MB

DIVISION: -WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDANTE(S),

vs. FAST MICRO SOLUTIONS INC

DEMANDADO(S)

NOTICIA PARA COMPARECER A CONFERENCIA PREVIA AL JUICIO/MEDIACION

ESTADO DE LA FLORIDA - NOTIFICACIÓN A LOS DEMANDANTES Y A LOS DEMANDADOS FAST MICRO SOLUTIONS INC

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

DIRECCION ADICIONAL:

SE LE AVISA POR ESTE MEDIO que usted deberá comparecer personalmente o representado por un abogado en la Sala 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401 del Tribunal del Condado de Palm Beach, el día March 20, 2025, a las 10:01 AM, para una CONFERENCIA PREVIA AL JUICIO.

IMPORTANTE – LEA CUIDADOSAMENTE

ESTE CASO NO SERA JUZGADO DURANTE LA CONFERENCIA PREVIA AL JUICIO, PERO PUEDE TRATAR DE RESOLVERSE POR MEDIO DE MEDIACION ESE DIA. NO TRAIGA TESTIGOS. USTED TIENE QUE COMPARECER PERSONALMENTE O SER REPRESENTADO POR UN ABOGADO.

El demandado(s) debe comparecer en el tribunal en la fecha concretada para evitar una sentencia por rebeldía. El demandante(s) debe comparecer para evitar que el caso se desestime por falta de acusación. Una PETICIÓN o CONTESTACIÓN por escrito para el Juez por parte del demandante(s) o el demandado(s) no eximirá a la parte ni a su abogado de comparecer en persona en la CONFERENCIA PREVIA AL JUICIO. La fecha y la hora de la conferencia previa al juicio NO se puede cambiar sin un motivo legítimo y previa aprobación del Juez.

Cualquier entidad comercial reconocida bajo la Ley de Florida puede ser representada en cualquier etapa de los actos procesales del Tribunal de Primera Instancia por cualquier poderdante de la entidad comercial que tenga la autoridad legal de obligar a la entidad comercial o cualquier trabajador autorizado por escrito, por un poderdante de la entidad comercial. Un poderdante se define como un agente, miembro, miembro gerente o socio de la entidad comercial. Se debe traer la autorización por escrito a la Conferencia Previa al Juicio.

El propósito de la conferencia previa al juicio es para hacer constar su comparecencia, para determinar si usted admite toda o parte de la demanda, para permitir que el Juez determine el índole del caso y para fijar el caso para juicio si el caso no se puede resolver en la conferencia previa al juicio. Usted y su abogado deberán estar preparados para consultar con el Juez y para explicar brevemente el índole de su disputa, indicar qué esfuerzos se han hecho para resolver la disputa, presentar los documentos necesarios para demostrar su caso, indicar los nombres y las direcciones de sus testigos, acordar los hechos que no han de ser demostrados y que facilite el juicio, y calcular cuánto tiempo durará el juicio en este caso.

Puede que la mediación se celebre en la conferencia previa al juicio. Quien sea que comparezca en nombre de

FILED: PALM BEACH COUNTY, FL JOSEPH ABRUZZO, CLERK. 02/13/2025 09:12:47 AM

una parte debe tener plena autoridad para llegar a un acuerdo. La falta de tener plena autoridad para llegar a un acuerdo en esta conferencia previa al juicio puede resultar en la imposición de gastos y de honorarios asumidos por la parte contraria.

Si admiten a la demanda, pero desean tiempo adicional para pagar, deben venir y presentar las circunstancias ante el Juez. Puede que el Juez apruebe el plan de pagos, o puede que no y podría retener la sentencia o la ejecución o el gravamen.

DERECHO A JURISDICCIÓN. La ley le da a la persona o empresa que le haya demandado el derecho a entablar en cualquiera de los sitios en la lista a continuación. Sin embargo, si ha sido demandado en cualquier lugar aparte de uno de estos sitios, usted, como el demandado(s), tiene el derecho a pedir que el caso sea trasladado a un lugar o jurisdicción adecuado. Un lugar o jurisdicción adecuado puede ser uno de los siguientes: (1) El lugar donde se celebró el contrato; (2) Si la demanda se basa en una nota de pago sin garantía, donde se firmó la nota de pago o donde reside el deudor; (3) Si la demanda es para recuperar propiedad o para ejecutar un gravamen, el lugar donde se ubica la propiedad; (4) El lugar donde ocurrió el evento que causó la demanda; (5) donde resida/n uno o más de los demandado(s); (6) Cualquier lugar acordado en un contrato; (7) en una demanda por dinero debido, si no hay un acuerdo en cuanto a dnde puede ser entablada la demanda, donde haya de ser pagado.

Si usted/es, como el/los demandado(s), cree que el demandante/es no ha entablado la demanda en uno de estos lugares correctos, debe comparecer el día de su fecha de comparecencia y oralmente pedir un traslado, o debe presentar una petición de traslado POR ESCRITO en forma de affidavit (bajo juramento) 7 días antes de su primera fecha de comparecencia y mandar una copia al demandante(s) o al abogado(s) del demandante(s), si es que hay alguno.

Si usted es un litigante representandose a sí mismo y no tiene un abogado, se puede inscribir con la Secretaria del Tribunal para recibir aviso por email por medio del cual toda correspondencia futura, peticiones u órdenes judiciales exclusivamente relacionadas a esta causa se le notificarán al correo de email que usted proporcione. Para más información sobre la Notificación por Email, véase la Norma Administrativa No. 2,310-1/18, disponible en la página web del Decimoquinto Circuito Judicial. Si necesita ayuda para encontrar a un abogado, puede ponerse en contacto con su servicio local de referencias de Abogados del Condado de Palm Beach por internet, en la página: https://www.palmbeachbar.org/lawyer-referral-service/, o llamando al 561-687-3266

Una copia del escrito de demanda se debe entregar con esta citación.

"Si usted es una <u>persona con una discapacidad</u> que necesita alguna acomodación para poder participar en este proceso, usted tiene el derecho, sin costo alguno, a que le proporcionen cierta asistencia. Por favor, póngase en contacto con William Hutchings Jr., Americans with Disabilities Act Coordinator [Coordinadora de la Ley sobre Estadounidenses con Discapacidades], Palm Beach County Courthouse [Tribunal del Condado de Palm Beach], 205 North Dixie Highway, West Palm Beach, FL 33401; Número de teléfono (561) 355-4380, por lo menos (7) días laborales antes de su fecha de comparecencia u otra actividad judicial; o inmediatamente después de haber recibido esta notificación, si el tiempo antes de su fecha de comparecencia es de menos de (7) días laborales. Si usted tiene alguna discapacidad auditiva o del habla, llame al 711."

FECHADO EN EL CONDADO DE PALM BEACH, FLORIDA, 13th of February, 2025

JOSEPH ABRUZZO Secretaria & Auditora

NAN TRIBINAL KI REGLE TI ZAFE NAN E POU KOMIN PALM BEACH, FLORID

NIMERO KA: 50-2025-SC-000928-XXXA-MB-

DIVISYON: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDAN,

v.

FAST MICRO SOLUTIONS INC

DAFANDAN.

AVETISMAN POU PRESANTE W POU YON KONFERANS /MEDIASYON AVAN JIJMAN

ETA FLORID LA - AVETISMAN POU DEMANDAN (YO) AVEK DEFANDAN (YO).

FAST MICRO SOLUTIONS INC

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

YO AVETI- W KE OU DWE PARET AN PESONN OSWA PA YON AVOKA NAN TRIBINAL KOMINN PALM BEACH LA NAN SAL 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, A March 20, 2025, NAN 10:01 AM, POU YON KONFEARANS.

INPÓTAN - LI AVEK ATENSYON.

KA SAA PAP JIJE PANDAN KONFERANS AVAN JIJMAN AN, MEN NOU KA ESEYE REZOUD KA A NAN MEDIASYON JOU SA A.

PA MENEN TEMWEN OU DWE PRESANTE TET OU OSWA YON AVOKA KAPAB PARET POU OU.

Moun ki defandè (yo) dwe konparèt pèsonèlman nan tribinal nan dat ki mansyone a pou evite yo fè jijman padefo kont yo. Moun ki se pleyan yo dwe konparèt tou yon fason pou evite yo rejte plent yo a pou absans pousuit. MOSYON oswa REPONS alekri pleyan oswa defandè (yo) ap depoze nan tribinal pa dwe sèvi kòm eskiz pou pati konsène yo oswa avoka yo pa vini pèsonèlman nan SEYANS PRELIMINÈ k ap fèt avan jijman an. Dat ak lè seyans preliminè a PA POSIB pou ranvwaye san motif valab ni san apwobasyon davans tribinal la.

Kèlkeswa antite komèsyal ki legalman rekoni daprè lalwa Eta Florid gen dwa gen prensipal responsab oswa reprezantan ofisyèl ki pou reprezante li kèlkeswa lè a nan tout etap pwosesis jidisyè a oswa nenpòt anplwaye ki otorize ak mandate alekri pou reprezante li. Prensipal responsab vle di swa yon dirijan, manb, manb dirijan, oswa asosye antrepriz komèsyal sa a. Ou dwe pote yon kopi otorizasyon alekri sa a nan seyans preliminè a.

Objektif seyans preliminè a se pou anrejistre prezans ou, detèmine si ou admèt ak tout oswa ak yon pati plent ki te fèt kont ou a, pou detèmine kalite ka a ak pou deside ki dat ka a prale nan jijman sizoka pa gen mwayen jwenn solisyon pou rezoud sa a nan seyans preliminè a. Ni ou ni avoka a ta dwe prepare nou pou reyini ak tribinal la, pou esplike rapidman sou ki bit nou kanpe, ki efò nou te eseye fè pou rezoud sa ak

founi tout dokiman nesesè pou pwouve kòz n ap defann nan, bay non ak adrès tout moun k ap sèvi nou kòm temwen, etale lòt detay ki pa bezwen okenn prèv ki kab fè jijman an fèt pi vit, epi estime konbyen tan konsa jijman kab dire.

Gen dwa tou gen medyasyon ki fèt nan seyans preliminè avan jijman an. Kèlkeswa moun ki prezante nan non youn nan pati konsène yo dwe gen tout otorite pou negosye nan seyans preliminè sa a ki kapab lakoz pati advès la gen pou peye yon seri frè tribinal ak onorè avoka.

Si w asepte ak demand la men ou ta renmen jwenn plis tan pou jis ou fin peye, ou dwe vin pran lapawòl pou eksplike jij la sitiyasyon ki lakoz sa. Jij la gen dwa apwouve oswa pa apwouve yon plan pèyman epi li gen dwa swa kenbe jijman an sispann pou ou, swa bay lòd pou fè egzekite jijman an oswa pou fè prelèvman sou ou.

DWA LOKAL. Lalwa bay moun oswa konpayi k ap pousuiv ou a dwa pou depoze plent li nan youn nan adrès ki site pi ba a. Men, si gen plent lajistis ki fèt kont ou yon lòt kote ki pa fè pati lis ki pi ba a, antanke defandè, ou gen dwa mande pou transfere plent sa yo sòti yon kote pou ale nan yon lye oswa lokal ki pi apwopriye. Lokal apwopriye k ap pi bon pou ou gen dwa se: (1) kote kontra te siyen an; (2) kote pwosè a ap fèt sou baz resi oswa biyè san garanti ki te bay, kote yo te siyen biyè a oswa adrès kote moun ki te fè biye a (yo) abite; (3) si pwosè a se pou rekouvre yon byen oswa sispann yon privilèj, kote byen an lokalize a; (4) kote evènman ki te lakoz jijman an te pase a; (5) kote youn oswa plizyè nan defandè yo asiyen yo abite; (6) nenpòt lye oswa kote pati konsène yo te antann yo nan kontra a; (7) nan yon aksyon lajistis pou remèt lajan, si pa t gen okenn akò sou ki kote pou ta fè pwosè, ki kote lajan an ta dwe peye.

Si, antanke defandè, ou panse pleyan an (yo) pa fè asiyasyon li an nan youn nan kote sa yo, jan li ta dwe fè sa, ou dwe konparèt kan menm nan dat pou prezante nan tribinal la pou mande vèbalman pou yo transfere ka a pou ou, oubyen se pou w ranpli yon afídavi notarye (deklarasyon sou sèman) pou w fè demand fòmèl ou ALEKRI pou mande transfere ka a pou ou 7 jou avan premye dat w ap gen pou vin nan tribinal la, epi voye yon kopi bay pleyan oswa bay avoka pleyan an, si li genyen.

Si se ou menm k ap plede koz la pou tèt ou san avoka ki pou reprezante w, se pou w al nan biwo Grèf tribinal la pou enskri non ou ak bay adrès imèl ou nan sèvis kourye elektwonik la. Konsa, w ap kapab resevwa tout fiti korespondans, mosyon, oswa òdonans tribinal la ap bay ki gen rapò espesifik ak ka w la anpatikilye. Pou plis enfòmasyon konsènan sèvis kourye elektwonik la, gade nan Lòd Administratif 2.310-1/18 ki disponib sou sit entènèt Kenzyèm Sikui Jidisyè a.

Si w bezwen èd pou w jwenn yon avoka, ou mèt kontakte Sèvis Referans Anliy Bawo Avoka nan Rejyon Palm Beach nan: https://www.palmbeachbar.org/lawyer-referral-service/, oswa ou gen dwa rele nimewo 561-687-3266.

Dwe gen yon kopi deklarasyon plent sa a ki dwe tache ak konvokasyon sa a.

"Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte William Hutchings Jr., Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan Tribinal Rejyon Palm Beach ki nan adrès 205 North Dixie Highway, West Palm Beach, Florida 33401; telefòn li se (561) 355-4380, fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; si ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711."

IN THE COUNTY COURT IN AND FOR PALM BEACH COUNTY, FLORIDA

UNIFORM CASE NO: 50-2025-SC-000928-XXXA-MB DIVISION: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

PLAINTIFF(S)

-VS-FAST MICRO SOLUTIONS INC

DEFENDANT(S)

ALIAS NOTICE TO APPEAR FOR PRE-TRIAL CONFERENCE/MEDIATION

STATE OF FLORIDA - NOTICE TO PLAINTIFF(S) AND DEFENDANT(S)

RAYMOND RYAN ROSARIO

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

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Any business entity recognized under Florida law may be represented at any stage of the trial court proceedings by any principal of the business entity who has legal authority to bind the business entity or any employee authorized in writing by a principal of the business entity. A principal is defined as being an officer, member, managing member, or partner of the business entity. Written authorization must be brought to the Pretrial Conference.

The purpose of the pretrial conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for trial if the case cannot be resolved at the pretrial conference. You or your attorney should be prepared to confer with the court and to explain briefly the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

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If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the court. The court may or may not approve a payment plan and may withhold judgment or execution or levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: (1) where the contract was entered into; (2) if the suit is on an unsecured promissory note, where the note is signed or where the maker resides; (3) if the suit is to recover property or to foreclose a lien, where the property is located; (4) where the event giving rise to the suit occurred; (5) where any one or more of the defendants sued reside; (6) any location agreed to in a contract; (7) in an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the defendant(s), believe the plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court 7 days prior to your first court date and send a copy to the plaintiff(s) or plaintiff's(s') attorney, if any.

If you are a self-represented litigant and do not have an attorney, you may register with the Clerk of the Court to enroll in service by email whereby all future correspondences, motions or orders of the Court pertaining exclusively to this matter will be served upon you at the email address you provide. For more information on Service by Email, see Administrative Order 2.310-1/18 available on the Fifteenth Judicial Circuit's website.

If you need help finding an attorney, you may contact your local Palm Beach County Bar's Lawyer Referral Service online at https://www.palmbeachbar.org/lawyer-referral-service/ or by calling 561-687-3266.

A copy of the statement of claim shall be served with this summons.

THE STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above named person.

"If you are a <u>person with a disability</u> who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact William Hutchings Jr., Americans with Disabilities Act Coordinator, Palm Beach County Courthouse, 205 North Dixie Highway West Palm Beach, Florida 33401; telephone number (561) 355-4380 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711."

DATED: 13th of February, 2025

JOSEPH ABRUZZO

Clerk of the Circuit Court & Comptroller

By:

Lormejuste, Lona as Deputy Clerk

Cc:

BRYCE W APGAR 423 FERN STREET SUITE 200

WEST PALM BEACH, FL 33401

PEREZ, GABRIEL 423 FERN STREET SUITE 200 WEST PALM BEACH FL 33401

EN EL TRIBUNAL DEL CONDADO, EN Y DEL CONDADO DE PALM BEACH, FLORIDA

CAUSA NO: 50-2025-SC-000928-XXXA-MB

DIVISION: -WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDANTE(S),

vs. FAST MICRO SOLUTIONS INC

DEMANDADO(S)

NOTICIA PARA COMPARECER A CONFERENCIA PREVIA AL JUICIO/MEDIACION

ESTADO DE LA FLORIDA - NOTIFICACIÓN A LOS DEMANDANTES Y A LOS DEMANDADOS RAYMOND RYAN ROSARIO

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

DIRECCION ADICIONAL:

SE LE AVISA POR ESTE MEDIO que usted deberá comparecer personalmente o representado por un abogado en la Sala 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401 del Tribunal del Condado de Palm Beach, el día March 20, 2025, a las 10:01 AM, para una CONFERENCIA PREVIA AL JUICIO.

IMPORTANTE - LEA CUIDADOSAMENTE

ESTE CASO NO SERA JUZGADO DURANTE LA CONFERENCIA PREVIA AL JUICIO, PERO PUEDE TRATAR DE RESOLVERSE POR MEDIO DE MEDIACION ESE DIA. NO TRAIGA TESTIGOS. USTED TIENE QUE COMPARECER PERSONALMENTE O SER REPRESENTADO POR UN ABOGADO.

El demandado(s) debe comparecer en el tribunal en la fecha concretada para evitar una sentencia por rebeldía. El demandante(s) debe comparecer para evitar que el caso se desestime por falta de acusación. Una PETICIÓN o CONTESTACIÓN por escrito para el Juez por parte del demandante(s) o el demandado(s) no eximirá a la parte ni a su abogado de comparecer en persona en la CONFERENCIA PREVIA AL JUICIO. La fecha y la hora de la conferencia previa al juicio NO se puede cambiar sin un motivo legítimo y previa aprobación del Juez.

Cualquier entidad comercial reconocida bajo la Ley de Florida puede ser representada en cualquier etapa de los actos procesales del Tribunal de Primera Instancia por cualquier poderdante de la entidad comercial que tenga la autoridad legal de obligar a la entidad comercial o cualquier trabajador autorizado por escrito, por un poderdante de la entidad comercial. Un poderdante se define como un agente, miembro, miembro gerente o socio de la entidad comercial. Se debe traer la autorización por escrito a la Conferencia Previa al Juicio.

El propósito de la conferencia previa al juicio es para hacer constar su comparecencia, para determinar si usted admite toda o parte de la demanda, para permitir que el Juez determine el índole del caso y para fijar el caso para juicio si el caso no se puede resolver en la conferencia previa al juicio. Usted y su abogado deberán estar preparados para consultar con el Juez y para explicar brevemente el índole de su disputa, indicar qué esfuerzos se han hecho para resolver la disputa, presentar los documentos necesarios para demostrar su caso, indicar los nombres y las direcciones de sus testigos, acordar los hechos que no han de ser demostrados y que facilite el juicio, y calcular cuánto tiempo durará el juicio en este caso.

Puede que la mediación se celebre en la conferencia previa al juicio. Quien sea que comparezca en nombre de

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una parte debe tener plena autoridad para llegar a un acuerdo. La falta de tener plena autoridad para llegar a un acuerdo en esta conferencia previa al juicio puede resultar en la imposición de gastos y de honorarios asumidos por la parte contraria.

Si admiten a la demanda, pero desean tiempo adicional para pagar, deben venir y presentar las circunstancias ante el Juez. Puede que el Juez apruebe el plan de pagos, o puede que no y podría retener la sentencia o la ejecución o el gravamen.

DERECHO A JURISDICCIÓN. La ley le da a la persona o empresa que le haya demandado el derecho a entablar en cualquiera de los sitios en la lista a continuación. Sin embargo, si ha sido demandado en cualquier lugar aparte de uno de estos sitios, usted, como el demandado(s), tiene el derecho a pedir que el caso sea trasladado a un lugar o jurisdicción adecuado. Un lugar o jurisdicción adecuado puede ser uno de los siguientes: (1) El lugar donde se celebró el contrato; (2) Si la demanda se basa en una nota de pago sin garantía, donde se firmó la nota de pago o donde reside el deudor; (3) Si la demanda es para recuperar propiedad o para ejecutar un gravamen, el lugar donde se ubica la propiedad; (4) El lugar donde ocurrió el evento que causó la demanda; (5) donde resida/n uno o más de los demandado(s); (6) Cualquier lugar acordado en un contrato; (7) en una demanda por dinero debido, si no hay un acuerdo en cuanto a dnde puede ser entablada la demanda, donde haya de ser pagado.

Si usted/es, como el/los demandado(s), cree que el demandante/es no ha entablado la demanda en uno de estos lugares correctos, debe comparecer el día de su fecha de comparecencia y oralmente pedir un traslado, o debe presentar una petición de traslado POR ESCRITO en forma de affidavit (bajo juramento) 7 días antes de su primera fecha de comparecencia y mandar una copia al demandante(s) o al abogado(s) del demandante(s), si es que hay alguno.

Si usted es un litigante representandose a sí mismo y no tiene un abogado, se puede inscribir con la Secretaria del Tribunal para recibir aviso por email por medio del cual toda correspondencia futura, peticiones u órdenes judiciales exclusivamente relacionadas a esta causa se le notificarán al correo de email que usted proporcione. Para más información sobre la Notificación por Email, véase la Norma Administrativa No. 2,310-1/18, disponible en la página web del Decimoquinto Circuito Judicial. Si necesita ayuda para encontrar a un abogado, puede ponerse en contacto con su servicio local de referencias de Abogados del Condado de Palm Beach por internet, en la página: https://www.palmbeachbar.org/lawyer-referral-service/, o llamando al 561-687-3266

Una copia del escrito de demanda se debe entregar con esta citación.

"Si usted es una <u>persona con una discapacidad</u> que necesita alguna acomodación para poder participar en este proceso, usted tiene el derecho, sin costo alguno, a que le proporcionen cierta asistencia. Por favor, póngase en contacto con William Hutchings Jr., Americans with Disabilities Act Coordinator [Coordinadora de la Ley sobre Estadounidenses con Discapacidades], Palm Beach County Courthouse [Tribunal del Condado de Palm Beach], 205 North Dixie Highway, West Palm Beach, FL 33401; Número de teléfono (561) 355-4380, por lo menos (7) días laborales antes de su fecha de comparecencia u otra actividad judicial; o inmediatamente después de haber recibido esta notificación, si el tiempo antes de su fecha de comparecencia es de menos de (7) días laborales. Si usted tiene alguna discapacidad auditiva o del habla, llame al 711."

FECHADO EN EL CONDADO DE PALM BEACH, FLORIDA, 13th of February, 2025

JOSEPH ABRUZZO Secretaria & Auditora

NAN TRIBINAL KI REGLE TI ZAFE NAN E POU KOMIN PALM BEACH, FLORID

NIMERO KA: 50-2025-SC-000928-XXXA-MB-

DIVISYON: WD: Main Branch Wage Dispute - WD (Civil)

BRYCE W APGAR

DEMANDAN,

v.

FAST MICRO SOLUTIONS INC

DAFANDAN.

AVETISMAN POU PRESANTE W POU YON KONFERANS /MEDIASYON AVAN JIJMAN

ETA FLORID LA - AVETISMAN POU DEMANDAN (YO) AVEK DEFANDAN (YO).

RAYMOND RYAN ROSARIO

4255 NW 39TH PLACE #23 COCONUT CREEK, FL 33073

YO AVETI- W KE OU DWE PARET AN PESONN OSWA PA YON AVOKA NAN TRIBINAL KOMINN PALM BEACH LA NAN SAL 6M (Main Branch) MB, 205 N. Dixie Highway West Palm Beach FL 33401, A March 20, 2025, NAN 10:01 AM, POU YON KONFEARANS.

INPÓTAN - LI AVEK ATENSYON.

KA SAA PAP JIJE PANDAN KONFERANS AVAN JIJMAN AN, MEN NOU KA ESEYE REZOUD KA A NAN MEDIASYON JOU SA A.

PA MENEN TEMWEN OU DWE PRESANTE TET OU OSWA YON AVOKA KAPAB PARET POU OU.

Moun ki defandè (yo) dwe konparèt pèsonèlman nan tribinal nan dat ki mansyone a pou evite yo fè jijman padefo kont yo. Moun ki se pleyan yo dwe konparèt tou yon fason pou evite yo rejte plent yo a pou absans pousuit. MOSYON oswa REPONS alekri pleyan oswa defandè (yo) ap depoze nan tribinal pa dwe sèvi kòm eskiz pou pati konsène yo oswa avoka yo pa vini pèsonèlman nan SEYANS PRELIMINÈ k ap fèt avan jijman an. Dat ak lè seyans preliminè a PA POSIB pou ranvwaye san motif valab ni san apwobasyon davans tribinal la.

Kèlkeswa antite komèsyal ki legalman rekoni daprè lalwa Eta Florid gen dwa gen prensipal responsab oswa reprezantan ofisyèl ki pou reprezante li kèlkeswa lè a nan tout etap pwosesis jidisyè a oswa nenpòt anplwaye ki otorize ak mandate alekri pou reprezante li. Prensipal responsab vle di swa yon dirijan, manb, manb dirijan, oswa asosye antrepriz komèsyal sa a. Ou dwe pote yon kopi otorizasyon alekri sa a nan seyans preliminè a.

Objektif seyans preliminè a se pou anrejistre prezans ou, detèmine si ou admèt ak tout oswa ak yon pati plent ki te fèt kont ou a, pou detèmine kalite ka a ak pou deside ki dat ka a prale nan jijman sizoka pa gen mwayen jwenn solisyon pou rezoud sa a nan seyans preliminè a. Ni ou ni avoka a ta dwe prepare nou pou reyini ak tribinal la, pou esplike rapidman sou ki bit nou kanpe, ki efò nou te eseye fè pou rezoud sa ak

founi tout dokiman nesesè pou pwouve kòz n ap defann nan, bay non ak adrès tout moun k ap sèvi nou kòm temwen, etale lòt detay ki pa bezwen okenn prèv ki kab fè jijman an fèt pi vit, epi estime konbyen tan konsa jijman kab dire.

Gen dwa tou gen medyasyon ki fèt nan seyans preliminè avan jijman an. Kèlkeswa moun ki prezante nan non youn nan pati konsène yo dwe gen tout otorite pou negosye nan seyans preliminè sa a ki kapab lakoz pati advès la gen pou peye yon seri frè tribinal ak onorè avoka.

Si w asepte ak demand la men ou ta renmen jwenn plis tan pou jis ou fin peye, ou dwe vin pran lapawòl pou eksplike jij la sitiyasyon ki lakoz sa. Jij la gen dwa apwouve oswa pa apwouve yon plan pèyman epi li gen dwa swa kenbe jijman an sispann pou ou, swa bay lòd pou fè egzekite jijman an oswa pou fè prelèvman sou ou.

DWA LOKAL. Lalwa bay moun oswa konpayi k ap pousuiv ou a dwa pou depoze plent li nan youn nan adrès ki site pi ba a. Men, si gen plent lajistis ki fèt kont ou yon lòt kote ki pa fè pati lis ki pi ba a, antanke defandè, ou gen dwa mande pou transfere plent sa yo sòti yon kote pou ale nan yon lye oswa lokal ki pi apwopriye. Lokal apwopriye k ap pi bon pou ou gen dwa se: (1) kote kontra te siyen an; (2) kote pwosè a ap fèt sou baz resi oswa biyè san garanti ki te bay, kote yo te siyen biyè a oswa adrès kote moun ki te fè biye a (yo) abite; (3) si pwosè a se pou rekouvre yon byen oswa sispann yon privilèj, kote byen an lokalize a; (4) kote evènman ki te lakoz jijman an te pase a; (5) kote youn oswa plizyè nan defandè yo asiyen yo abite; (6) nenpòt lye oswa kote pati konsène yo te antann yo nan kontra a; (7) nan yon aksyon lajistis pou remèt lajan, si pa t gen okenn akò sou ki kote pou ta fè pwosè, ki kote lajan an ta dwe peye.

Si, antanke defandè, ou panse pleyan an (yo) pa fè asiyasyon li an nan youn nan kote sa yo, jan li ta dwe fè sa, ou dwe konparèt kan menm nan dat pou prezante nan tribinal la pou mande vèbalman pou yo transfere ka a pou ou, oubyen se pou w ranpli yon afídavi notarye (deklarasyon sou sèman) pou w fè demand fòmèl ou ALEKRI pou mande transfere ka a pou ou 7 jou avan premye dat w ap gen pou vin nan tribinal la, epi voye yon kopi bay pleyan oswa bay avoka pleyan an, si li genyen.

Si se ou menm k ap plede koz la pou tèt ou san avoka ki pou reprezante w, se pou w al nan biwo Grèf tribinal la pou enskri non ou ak bay adrès imèl ou nan sèvis kourye elektwonik la. Konsa, w ap kapab resevwa tout fiti korespondans, mosyon, oswa òdonans tribinal la ap bay ki gen rapò espesifik ak ka w la anpatikilye. Pou plis enfòmasyon konsènan sèvis kourye elektwonik la, gade nan Lòd Administratif 2.310-1/18 ki disponib sou sit entènèt Kenzyèm Sikui Jidisyè a.

Si w bezwen èd pou w jwenn yon avoka, ou mèt kontakte Sèvis Referans Anliy Bawo Avoka nan Rejyon Palm Beach nan: https://www.palmbeachbar.org/lawyer-referral-service/, oswa ou gen dwa rele nimewo 561-687-3266.

Dwe gen yon kopi deklarasyon plent sa a ki dwe tache ak konvokasyon sa a.

"Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte William Hutchings Jr., Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan Tribinal Rejyon Palm Beach ki nan adrès 205 North Dixie Highway, West Palm Beach, Florida 33401; telefòn li se (561) 355-4380, fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; si ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711."